EXHIBIT B

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

1	Pursuant to Federal Rule of Civil	Procedure 45(a)(4), Defendants Meta Platforms,
2	Inc. f/k/a Facebook, Inc.; Facebook Holdings, LLC; Facebook Operations, LLC;	
3	Facebook Payments, Inc.; Facebook Technologies, LLC; Instagram, LLC; and Siculus,	
4	Inc. provide notice that they intend to serve the attached subpoenas to:	
5	Georgia Department of Behavioral	Health and Developmental Disabilities;
6	2. Georgia Department of Education;	
7	3. Maine Department of Education;	
8	4. Maine Department of Health & Human Services;	
	5. Maryland Center for School Safety	y; and
9	6. Maryland Department of Human S	dervices.
10	Dated: July 23, 2024	Respectfully submitted,
11		COVINGTON & BURLING LLP
12		
13		By: /s/ Ashley M. Simonsen
14		Ashley M. Simonsen, SBN 275203 COVINGTON & BURLING LLP
		1999 Avenue of the Stars
15		Los Angeles, CA 90067
16		Telephone: (424) 332-4800 Facsimile: + 1 (424) 332-4749
17		Email: asimonsen@cov.com
18		Phyllis A. Jones, pro hac vice
19		Paul W. Schmidt, pro hac vice
20		COVINGTON & BURLING LLP One City Center
		850 Tenth Street, NW
21		Washington, DC 20001-4956 Telephone: + 1 (202) 662-6000
22		Facsimile: + 1 (202) 662-6291
23		Email: pajones@cov.com Email: pschmidt@cov.com
24		Eman. psemmut@cov.com
25		Attorneys for Defendants Meta Platforms, Inc. f/k/a Facebook, Inc.; Facebook
26		Holdings, LLC; Facebook Operations, LLC;
		Facebook Payments, Inc.; Facebook Technologies, LLC; Instagram, LLC;
27		Siculus, Inc.
28		

1 CERTIFICATE OF SERVICE 2 I hereby certify that on July 23, 2024, a true and correct copy of Notice of Intent to Serve 3 Subpoena, were served upon the following by email: 4 Laura Dilweg Consumer Protection Section Chief Counsel 5 Nathan Whelihan, pro hac vice Assistant Attorney General 6 Arizona Attorney General's Office 2005 North Central Avenue 7 Phoenix, AZ 85004 Phone: (602) 542-3725 8 Fax: (602) 542-4377 Laura.Dilweg@azag.gov 9 Nathan. Whelihan@azag.gov 10 Attorneys for Plaintiff State of Arizona, ex rel. Kristin K. Mayes, Attorney General 11 12 Nicklas A. Akers Senior Assistant Attorney General 13 Bernard Eskandari Supervising Deputy Attorney General 14 Megan O'Neill Joshua Olszewski-Jubelirer 15 Marissa Roy Deputy Attorneys General 16 California Department of Justice Office of the Attorney General 455 Golden Gate Ave., Suite 11000 17 San Francisco, CA 94102-7004 18 Phone: (415) 510-4400 Fax: (415) 703-5480 19 nicklas.akers@doj.ca.gov bernard.eskandari@doj.ca.gov 20 megan.oneill@doj.ca.gov joshua.olszewskijubelirer@doj.ca.gov 21 marissa.roy@doj.ca.gov 22 Attorneys for Plaintiff the People of the State of California 23 24 25 26 27 28

1	Bianca E. Miyata Senior Assistant Attorney General
2	Lauren M. Dickey First Assistant Attorney General
3	Megan Paris Rundlet
	Senior Assistant Solicitor General Elizabeth Orem
4	Assistant Attorney General Colorado Department of Law
5	Ralph L. Carr Judicial Center
6	Consumer Protection Section 1300 Broadway, 7th Floor
7	Denver, CO 80203 Phone: (720) 508-6651
	bianca.miyata@coag.gov
8	lauren.dickey@coag.gov megan.rundlet@coag.gov
9	beth.orem@coag.gov
10	Attorneys for the State of Colorado
11	
12	Lauren H. Bidra Special Counsel for Media and Technology
12	Krislyn M. Launer
13	Ashley H. Meskill Assistant Attorneys General
14	Connecticut Office of the Attorney General 165 Capitol Avenue
15	Hartford, Connecticut 06106 Phone: 860-808-5306
1.6	Fax: 860-808-5593
16	<u>Lauren.Bidra@ct.gov</u> <u>Krislyn.Launer@ct.gov</u>
17	Ashley.Meskill@ct.gov
18	Attorneys for Plaintiff State of Connecticut
19	
20	Marion Quirk Director of Consumer Protection
21	Dashiell Radosti Deputy Attorney General
	Delaware Department of Justice
22	820 N. French Street, 5th Floor Wilmington, DE 19801
23	Phone: (302) 683-8800
24	Marion.quirk@delaware.gov Dashiell.Radosti@delaware.gov
25	Attorneys for Plaintiff State of Delaware
26	
27	
	i e e e e e e e e e e e e e e e e e e e

1 2 3	Victoria Ann Butler Director of Consumer Protection Litigation 3507 E. Frontage Road, Suite 325 Tampa, FL 33607 Telephone: (813) 287-7950 Victoria.butler@myfloridalegal.com	John M. Guard Chief Deputy Attorney General PL-01 The Capitol Tallahassee, FL 32399 John.guard@myfloridalegal.com Donna Cecilia Valin
5	Nicholas J. Weilhammer Associate Deputy Attorney General for Enforcement	Special Counsel, Assistant Attorney General 135 West Central Blvd. Orlando, FL 32801
6	PL-01 The Capitol Tallahassee, FL 32399	Telephone: (407) 316-4840 Donna.valin@myfloridalegal.com
7	Telephone: (850) 414-3861 <u>Nicholas.weilhammer@myfloridalegal.com</u>	Doma.vamile/mynoridalegal.com
8	Karen E. Berger	
9	Special Counsel, Assistant Attorney General 110 SE 6th Street, 10th Floor	
10	Fort Lauderdale, FL 33301 Telephone: (954) 712-4600	
11	Karen.berger@myfloridalegal.com	
12	Attorneys for Office of the Attorney General, State of Florida, Department of Legal Affairs	
13		
14	Melissa M. Devine Assistant Attorney General	
15	Office of the Attorney General of the State of Geo 2 Martin Luther King Jr. Drive, SE, Ste. 356	orgia
16	Atlanta, GA 30334 Phone: (404) 458-3765	
17	Fax: (404) 651-9108 mdevine@law.ga.gov	
18	Attorneys for Plaintiff State of Georgia	
19	Down C. Vo	
20	Bryan C. Yee Supervising Deputy Attorney General	
21	Christopher T. Han Deputy Attorney General	
22	Department of the Attorney General Commerce and Economic Development Division	
23	425 Queen Street Honolulu, Hawai'i 96813	
24	Phone: (808) 586-1180 Bryan.c.yee@hawaii.gov	
25	Christopher.t.han@hawaii.gov	
26	Attorneys for Plaintiff State of Hawaii	
27		
28		

1 2 3 4 5 6	Nathan H. Nielson Stephanie N. Guyon Deputy Attorneys General Attorney General's Office P.O. Box 83720 Boise, ID 83720-0010 (208) 334-2424 nathan.nielson@ag.idaho.gov stephanie.guyon@ag.idaho.gov Attorneys for Plaintiff State of Idaho
7	Susan Ellis Chief Commune Protection Division
8	Chief, Consumer Protection Division Greg Grzeskiewicz
9	Chief, Consumer Fraud Bureau Jacob Gilbert
	Deputy Chief, Consumer Fraud Bureau
10	Daniel Edelstein Supervising Attorney, Consumer Fraud Bureau
11	Kevin Whelan
12	Supervising Attorney, Consumer Fraud Bureau Matthew Davies
13	Assistant Attorney General, Consumer Fraud Bureau Adam Sokol
	Senior Assistant Attorney General, Consumer Fraud Bureau Emily María Migliore,
14	Assistant Attorney General, Consumer Fraud Bureau Office of the Illinois Attorney General
15	115 S. LaSalle Street
16	Chicago, Illinois 60603 312-814-8554
17	Susan.Ellis@ilag.gov
	Greg.Grzeskiewicz@ilag.gov Jacob.Gilbert@ilag.gov
18	Daniel.Edelstein@ilag.gov Kevin.Whelan@ilag.gov
19	Adam.Sokol@ilag.gov
20	Emily.Migliore@ilag.gov
21	Attorneys for Plaintiff the People of the State of Illinois
22	
23	
24	
25	
26	
27	
28	
	1

1	Scott L. Barnhart Chief Counsel and Director of Consumer Protection
	Corinne Gilchrist
2	Section Chief, Consumer Litigation Mark M. Snodgrass
3	Deputy Attorney General Office of the Indiana Attorney General
4	Indiana Government Center South
5	302 West Washington St., 5th Floor Indianapolis, IN 46203
6	Telephone: (317) 232-6309 Scott.Barnhart@atg.in.gov
7	Corinne.Gilchrist@atg.in.gov Mark.Snodgrass@atg.in.gov
8	Attorneys for Plaintiff State of Indiana
9	Thorneys for I tulliff state of Indiana
10	Sarah M. Dietz
	Assistant Attorney General Office of the Attorney General
11	120 SW 10th Avenue, 2nd Floor Topeka, Kansas 66612
12	Telephone: (785) 296-3751
13	Fax: (785) 296-3131 sarah.dietz@ag.ks.gov
14	Attorney for Plaintiff State of Kansas
15	
16	J. Christian Lewis Philip Heleringer
17	Zachary Richards Daniel I. Keiser
	Assistant Attorneys General
18	1024 Capital Center Drive, Ste. 200 Frankfort, KY 40601
19	Christian.Lewis@ky.gov Philip.Heleringer@ky.gov
20	Zach.Richards@ky.gov
21	Daniel.Keiser@ky.gov Phone: (502) 696-5300
22	Fax: (502) 564-2698
23	Attorneys for Plaintiff the Commonwealth of Kentucky
24	
25	
26	
27	
28	

1	Arham Mughal L. Christopher Styron
2	Assistant Attorneys General Louisiana Department of Justice
3	Office of the Attorney General Public Protection Division
4	Consumer Protection Section
5	1885 N 3rd Street, 4th Floor Baton Rouge, LA 70802
6	Tel: (225) 326-6438 MughalA@ag.louisiana.gov
7	StyronL@ag.louisiana.gov
8	Attorneys for State of Louisiana
9	Michael Devine Laura Lee Barry Wommack
10	Assistant Attorneys General Office of the Maine Attorney General
11	6 State House Station Augusta, ME 04333
12	(207) 626-8800 michael.devine@maine.gov
13	lauralee.barrywommack@maine.gov Attornovy for Plaintiff State of Maine
14	Attorneys for Plaintiff State of Maine
15	Philip D. Ziperman Deputy Chief, Consumer Protection Division
16	Elizabeth J. Stern
17	Assistant Attorney General Office of the Attorney General of Maryland 200 St. Paul Place
18	Baltimore, MD 21202 Phone: (410) 576-6417 (Mr. Ziperman)
19	Phone: (410) 576-7226 (Ms. Stern) Fax: (410) 576-6566
20	pziperman@oag.state.md.us estern@oag.state.md.us
21	Attorneys for Plaintiff Office of the Attorney
22	General of Maryland
23	
24	
25	
26	
27	
28	

1 2 3 4 5 6 7	Daniel J. Ping Assistant Attorney General Michigan Department of Attorney General Corporate Oversight Division P.O. Box 30736 Lansing, MI 48909 517-335-7632 PingD@michigan.gov Attorneys for Plaintiff State of Michigan
	Caitlin M. Micko Assistant Attorney General
8	Consumer Protection Division
9	Office of the Minnesota Attorney General 445 Minnesota Street, Suite 1200
10	St. Paul, MN 55101-2130 Tel: (651) 724-9180
11	caitlin.micko@ag.state.mn.us
12	Attorney for Plaintiff State of Minnesota, by its Attorney General, Keith Ellison
13	
14	Michael Schwalbert Assistant Attorney General
15	Consumer Protection Section Missouri Attorney General's Office
16	815 Olive Street Suite 200
	Saint Louis, Missouri 63101 michael.schwalbert@ago.mo.gov
17	Phone: 314-340-7888 Fax: 314-340-7981
18	Attorney for Plaintiff State of Missouri, ex rel.
19	Andrew Bailey, Attorney General
20	
21	
22	
23	
24	
25	
26	
27	
28	
	9

1 2 3	Anna Schneider Office of Consumer Protection Department Of Justice P.O. Box 200151 Helena, MT 59620-0151 406-444-5791 Anna.Schneider@mt.Gov	David H. Thompson Cooper & Kirk PLLC 1523 New Hampshire Avenue Nw Washington, DC 20036 (202) 220-9600 Fax: (202) 220-9601 <u>Dthompson@cooperkirk.Com</u>
4		
5	Athanasia Livas Cooper & Kirk, PLLC 1523 New Hampshire Avenue, N.W.	Megan Marie Wold Cooper & Kirk, PLLC 1523 New Hampshire Ave., Nw
6	Washington, DC 20036 202-220-9600	Washington, DC 20036 202-220-9650
7	Alivas@cooperkirk.Com	Mwold@cooperkirk.Com
8	Brian W. Barnes Cooper and Kirk, PLLC 1523 New Hampshire, Nw	Michael W. Kirk ATTORNEY TO BE NOTICED Cooper & Kirk, PLLC
9	Washington, DC 20036 202-220-9623	1523 New Hampshire Avenue, Nw Washington, Dc 2003
10	Bbarnes@cooperkirk.Com	202.220.9600 mkirk@cooperkirk.com
12	Attorneys for Plaintiff State Montana	
13		
14	Colin P. Snider Assistant Attorney General	
15	Nebraska Attorney General's Office 2115 State Capitol Building	
16	Lincoln, NE 68509 Phone: (402) 471-2682 colin.snider@nebraska.gov	
17		
18	Attorney for Plaintiff State of Nebraska	
19		
20		
21		
22		
23		
24		
25		
26		
27		

1	Kashif T. Chand Section Chief, Deputy Attorney General
2	Thomas Huynh Assistant Section Chief, Deputy Attorney General
3	Gina F. Pittore
	Verna J. Pradaxay Mandy K. Wang
4	Deputy Attorneys General New Jersey Office of the Attorney General, Division of Law
5	124 Halsey Street, 5th Floor Newark, NJ 07101
6	Tel: (973) 648-2052 Kashif.Chand@law.njoag.gov
7	Thomas.Huynh@law.njoag.gov Gina.Pittore@law.njoag.gov
8	Verna.Pradaxay@law.njoag.gov
9	Mandy.Wang@law.njoag.gov
10	Attorneys for Plaintiffs State of New Jersey and the New Jersey Division of Consumer Affairs
11	
12	Christopher D'Angelo Chief Deputy Attorney General,
13	Economic Justice Division Clark Russell
14	Deputy Chief, Bureau of Internet and Technology
15	Nathaniel Kosslyn Assistant Attorney General
16	New York State Office of the Attorney General
17	28 Liberty Street New York, NY 10005
	(212) 416-8262 Christopher.D'Angelo@ag.ny.gov
18	Christopher.D Angelo(wag.ny.gov Clark.Russell@ag.ny.gov
19	Nathaniel.Kosslyn@ag.ny.gov
20	Attorneys for Plaintiff the People of the State of New York
21	of New Tork
22	Kevin Anderson
23	Senior Counsel N.C. Department of Justice
24	Post Office Box 629 Raleigh, North Carolina 27602
25	Telephone: (919) 716-6006 Facsimile: (919) 716-6050
26	kander@ncdoj.gov
27	Attorneys for Plaintiff State of North Carolina
28	Elin S. Alm
	11

1	Assistant Attorney General Christopher G. Lindblad
2	Assistant Attorney General
	Consumer Protection and Antitrust Division
3	Office of Attorney General
4	1720 Burlington Drive, Suite C Bismarck, ND 58504-7736
5	Telephone (701) 328-5570
3	ealm@nd.gov
6	clindblad@nd.gov
7	Attorneys for Plaintiff State of North Dakota,
8	ex rel. Drew H. Wrigley, Attorney General
9	Melissa G. Wright
10	Section Chief, Consumer Protection Section Melissa S. Smith
11	Asst. Section Chief, Consumer Protection Section
12	Michael S. Ziegler
	Principal Assistant Attorney General
13	Kevin R. Walsh, pro hac vice
14	Senior Assistant Attorney General 30 East Broad Street, 14 th Floor
15	Columbus, Ohio 43215
	Tel: 614-466-1031
16	Melissa.Wright@ohioago.gov
17	Melissa.S.Smith@ohioago.gov
	Michael.Ziegler@ohioago.gov Kevin.Walsh@ohioago.gov
18	
19	Attorneys for State of Ohio, ex rel. Attorney General Dave Yost
20	
21	Jordan M. Roberts
22	Assistant Attorney General Oregon Department of Justice
	Consumer Protection Section
23	100 SW Market Street
24	Portland, Oregon 97201
25	Telephone: (971) 673-1880 Facsimile: (971) 673-1884
	1 acsimile. (7/1) 0/3-1004
26	
27	

1	jordan.m.roberts@doj.state.or.us
2	Attorneys for State of Oregon, ex rel. Ellen F. Rosenblum, Attorney General
3	for the State of Oregon
4	Timothy R. Murphy
5	Senior Deputy Attorney General Jonathan R. Burns
6	Deputy Attorney General Pennsylvania Office of Attorney General
7	Strawberry Square, 14 th Floor Harrisburg, PA 17120
8	Tel: 717.787.4530 tmurphy@attorneygeneral.gov
9	jburns@attorneygeneral.gov
10	Attorneys for Plaintiff the Commonwealth of Pennsylvania
11	Stephen N. Provazza
12	Special Assistant Attorney General
13	Rhode Island Office of the Attorney General 150 South Main St.
14	Providence, RI 02903 Phone: 401-274-4400
15	<u>SProvazza@riag.ri.gov</u>
16	Attorneys for Plaintiff State of Rhode Island
17	
18	Jared Q. Libet
19	Assistant Deputy Attorney General Anna C. Smith
20	Assistant Attorney General Clark C. Kirkland, Jr.
21	Assistant Attorney General P.O. Box 11549
22	Columbia, South Carolina 29211 Tel: (803) 734-0536
23 24	jlibet@scag.gov annasmith@scag.gov
25	ckirkland@scag.gov Attornoys for Plaintiff the State of South
26	Attorneys for Plaintiff the State of South Carolina, ex rel. Alan M. Wilson, in His Official Capacity as Attorney General
27	of the State of South Carolina
28	
- 1	1

Jessica M. LaMie Assistant Attorney General 1302 East Highway 14, Suite 1 Pierre, SD 57501-8501 Telephone: (605) 773-3215 Jessica.LaMie@state.sd.us
Attorneys for Plaintiff State of South Dakota
Joelle E. Gotwals Assistant Attorney General
Office of the Attorney General of Virginia Consumer Protection Section
202 N. 9th Street Richmond, Virginia 23219
Telephone: (804) 786-8789 Facsimile: (804) 786-0122
jgotwals@oag.state.va.us
Attorneys for the Plaintiff Commonwealth of Virginia ex rel. Jason S. Miyares,
Attorney General
Joseph Kanada
Alexia M. Diorio
Assistant Attorneys General Washington State Office of the Attorney General
800 Fifth Avenue, Suite 2000 Seattle, WA 98104 (206) 389-3843
Joe.Kanada@atg.wa.gov Alexandra.kory@atg.wa.gov
Alexia.diorio@atg.wa.gov
Attorneys for Plaintiff State of Washington
R. Duane Harlow
Assistant Attorney General
Wisconsin Department of Justice Post Office Box 7857
Madison, Wisconsin 53707-7857 (608) 266-2950
harlowrd@doj.state.wi.us
Attorneys for Plaintiff State of Wisconsin
Laurel K. Lackey
Assistant Attorney General Office of the Attorney General
Office of the Attorney General

1 2 3 4 5 6 7 8 9	Consumer Protection & Antitrust Division Eastern Panhandle Office 269 Aikens Center Martinsburg, West Virginia 25404 (304) 267-0239 laurel.k.lackey@wvago.gov Attorneys for Plaintiff State of West Virginia, ex rel. Patrick Morrisey, Attorney General	
10		By: <u>/s/ Ashley M. Simonsen</u> Ashley M. Simonsen
11 12		
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26 27		
28		
-0		15

Case 4:23-cv-05448-YGR Document 115-4 Filed 07/24/24 Page 16 of 269

COVINGTON

BEIJING BOSTON BRUSSELS DUBAI FRANKFURT
JOHANNESBURG LONDON LOS ANGELES NEW YORK
PALO ALTO SAN FRANCISCO SEOUL SHANGHAI WASHINGTON

Covington & Burling LLP One CityCenter 850 Tenth Street, NW Washington, DC 20001-4956 T +1 202 662 6000

DELIVERED VIA PROCESS SERVER

July 23, 2024

Georgia Department of Behavioral Health and Developmental Disabilities 200 Piedmont Avenue S.E. Atlanta, GA 30334

Re: People of the State of California v. Meta Platforms, Inc., 4:23-cv-05448

Dear Sir/Madam:

Enclosed please find a subpoena being served upon you in connection with the above-captioned litigation currently pending in the U.S. District Court for the Northern District of California. I represent Defendants Meta Platforms, Inc., Instagram, LLC, Meta Payments, Inc., and Meta Platforms Technologies, LLC (collectively, the "Meta Defendants") in this matter.

The document subpoena requests the production of specific documents identified in the attached subpoena (see Attachment A to the subpoena), which are requested to be produced by 10:00 AM ET on August 26, 2024. We are willing to work with you on the time, date, location, method and manner of document production, as well as answer any questions or concerns you may have regarding subpoena compliance. It is sufficient compliance with this subpoena if you electronically transmit a copy of the requested documents to the undersigned. As such, please contact me at (202)-662-5801 or spetkis@cov.com, to discuss document production and subpoena compliance, unless you are already represented by counsel in connection with this matter.

The Court is currently considering whether the Georgia Attorney General's Office has control over Georgia Department of Behavioral Health and Developmental Disabilities' information for the purposes of discovery in this action. If the Court rules that the Georgia Attorney General's Office has control over the Georgia Department of Behavioral Health and Developmental Disabilities' information, the Georgia Attorney General has pending discovery requests that seek this agency's documents. By serving this subpoena, Meta does not waive its position in the state agency dispute, nor does Meta in any way waive rights to compel the Georgia Attorney General to produce Georgia Department of Behavioral Health and Developmental Disabilities information as part of discovery in this action. However, to avoid further delay in the production of information from the Georgia Department of Behavioral Health and Developmental Disabilities, Meta is serving the attached subpoena to request the timely production of this information.

Your anticipated time and assistance with this matter is greatly appreciated.

COVINGTON

Georgia Department of Behavioral Health and Developmental Disabilities July 23, 2024 Page 2

Best regards,

/s/ Stephen Petkis

Stephen Petkis

Enclosed: Subpoena, Attachment A, and Attachment B

AO 88B (Rev. 02/14) Subpoena to Produce Documents, Information, or Objects or to Permit Inspection of Premises in a Civil Action

United States District Court

for the

Northern District of California						
Meta Platforms, Inc., et al.	Civil Action No. 4:23-cv-05448					
Defendant) SUBPOENA TO PRODUCE DOCUMENTS.	. INFORMATION, OR OBJECTS					
OR TO PERMIT INSPECTION OF PREMISES IN A CIVIL ACTION						
To: Georgia Department of Behavioral Health & Developmental 200 Piedmont Avenue, S.E., Atlanta, GA 30334	Disabilities					
Production: YOU ARE COMMANDED to produce at the time, date, and place set forth below the following documents, electronically stored information, or objects, and to permit inspection, copying, testing, or sampling of the material: See Attachment A.						
Place: Shook, Hardy & Bacon, Attn: Jennifer Blues Kenyoon	Date and Time:					
1230 Peachtree Street NE, Suite 1200 Atlanta, GA 30309	10:00 AM ET on August 26, 2024					
☐ Inspection of Premises: YOU ARE COMMANDED to permit entry onto the designated premises, land, or other property possessed or controlled by you at the time, date, and location set forth below, so that the requesting party may inspect, measure, survey, photograph, test, or sample the property or any designated object or operation on it.						
Place:	Date and Time:					
The following provisions of Fed. R. Civ. P. 45 are attached – Rule 45(c), relating to the place of compliance; Rule 45(d), relating to your protection as a person subject to a subpoena; and Rule 45(e) and (g), relating to your duty to respond to this subpoena and the potential consequences of not doing so. Date:07/23/2024						
CLERK OF COURT						
	OR					
Signature of Clerk or Deputy Clerk	/s/ Ashley Simonsen Attorney's signature					
The name, address, e-mail address, and telephone number of the attorney representing (name of party) Meta Platforms, Inc. f/k/a Facebook, Inc., Instagram, LLC, Meta Payments, Inc., and Meta Platforms Technologies, LLC Who issues or requests this subpoena, are: Ashley Simonsen, Covington & Burling LLP, 1999 Avenue of the Stars, Los Angeles, CA 90067, 424-332-4782, asimonsen@cov.com						

Notice to the person who issues or requests this subpoena

If this subpoena commands the production of documents, electronically stored information, or tangible things or the inspection of premises before trial, a notice and a copy of the subpoena must be served on each party in this case before it is served on the person to whom it is directed. Fed. R. Civ. P. 45(a)(4).

AO 88B (Rev. 02/14) Subpoena to Produce Documents, Information, or Objects or to Permit Inspection of Premises in a Civil Action (Page 2)

Civil Action No. 4:23-cv-01615

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 45.)

(date)	·					
☐ I served the subpoena by delivering a copy to the named person as follows:						
		on (date) ;	or			
☐ I returned the						
Unless the subpoena was issued on behalf of the United States, or one of its officers or agents, I have also tendered to the witness the fees for one day's attendance, and the mileage allowed by law, in the amount						
\$	·					
fees are \$	for travel and \$	for services, for a total of \$	0.00			
I declare under	penalty of perjury that this information i	s true.				
<u> </u>		Server's signature				
	-	Printed name and title				

Additional information regarding attempted service, etc.:

Print Save As... Add Attachment Reset

Federal Rule of Civil Procedure 45 (c), (d), (e), and (g) (Effective 12/1/13)

(c) Place of Compliance.

- (1) For a Trial, Hearing, or Deposition. A subpoena may command a person to attend a trial, hearing, or deposition only as follows:
- (A) within 100 miles of where the person resides, is employed, or regularly transacts business in person; or
- (B) within the state where the person resides, is employed, or regularly transacts business in person, if the person
 - (i) is a party or a party's officer; or
- (ii) is commanded to attend a trial and would not incur substantial expense.

(2) For Other Discovery. A subpoena may command:

- (A) production of documents, electronically stored information, or tangible things at a place within 100 miles of where the person resides, is employed, or regularly transacts business in person; and
 - **(B)** inspection of premises at the premises to be inspected.

(d) Protecting a Person Subject to a Subpoena; Enforcement.

(1) Avoiding Undue Burden or Expense; Sanctions. A party or attorney responsible for issuing and serving a subpoena must take reasonable steps to avoid imposing undue burden or expense on a person subject to the subpoena. The court for the district where compliance is required must enforce this duty and impose an appropriate sanction—which may include lost earnings and reasonable attorney's fees—on a party or attorney who fails to comply.

(2) Command to Produce Materials or Permit Inspection.

- (A) Appearance Not Required. A person commanded to produce documents, electronically stored information, or tangible things, or to permit the inspection of premises, need not appear in person at the place of production or inspection unless also commanded to appear for a deposition, hearing, or trial.
- (B) Objections. A person commanded to produce documents or tangible things or to permit inspection may serve on the party or attorney designated in the subpoena a written objection to inspecting, copying, testing, or sampling any or all of the materials or to inspecting the premises—or to producing electronically stored information in the form or forms requested. The objection must be served before the earlier of the time specified for compliance or 14 days after the subpoena is served. If an objection is made, the following rules apply:
- (i) At any time, on notice to the commanded person, the serving party may move the court for the district where compliance is required for an order compelling production or inspection.
- (ii) These acts may be required only as directed in the order, and the order must protect a person who is neither a party nor a party's officer from significant expense resulting from compliance.

(3) Quashing or Modifying a Subpoena.

- (A) When Required. On timely motion, the court for the district where compliance is required must quash or modify a subpoena that:
 - (i) fails to allow a reasonable time to comply;
- (ii) requires a person to comply beyond the geographical limits specified in Rule 45(c);
- (iii) requires disclosure of privileged or other protected matter, if no exception or waiver applies; or
 - (iv) subjects a person to undue burden.
- **(B)** When Permitted. To protect a person subject to or affected by a subpoena, the court for the district where compliance is required may, on motion, quash or modify the subpoena if it requires:
- (i) disclosing a trade secret or other confidential research, development, or commercial information; or

- (ii) disclosing an unretained expert's opinion or information that does not describe specific occurrences in dispute and results from the expert's study that was not requested by a party.
- (C) Specifying Conditions as an Alternative. In the circumstances described in Rule 45(d)(3)(B), the court may, instead of quashing or modifying a subpoena, order appearance or production under specified conditions if the serving party:
- (i) shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship; and
 - (ii) ensures that the subpoenaed person will be reasonably compensated.

(e) Duties in Responding to a Subpoena.

- (1) Producing Documents or Electronically Stored Information. These procedures apply to producing documents or electronically stored information:
- (A) Documents. A person responding to a subpoena to produce documents must produce them as they are kept in the ordinary course of business or must organize and label them to correspond to the categories in the demand.
- **(B)** Form for Producing Electronically Stored Information Not Specified. If a subpoena does not specify a form for producing electronically stored information, the person responding must produce it in a form or forms in which it is ordinarily maintained or in a reasonably usable form or forms.
- (C) Electronically Stored Information Produced in Only One Form. The person responding need not produce the same electronically stored information in more than one form.
- (**D**) Inaccessible Electronically Stored Information. The person responding need not provide discovery of electronically stored information from sources that the person identifies as not reasonably accessible because of undue burden or cost. On motion to compel discovery or for a protective order, the person responding must show that the information is not reasonably accessible because of undue burden or cost. If that showing is made, the court may nonetheless order discovery from such sources if the requesting party shows good cause, considering the limitations of Rule 26(b)(2)(C). The court may specify conditions for the discovery.

(2) Claiming Privilege or Protection.

- (A) Information Withheld. A person withholding subpoenaed information under a claim that it is privileged or subject to protection as trial-preparation material must:
 - (i) expressly make the claim; and
- (ii) describe the nature of the withheld documents, communications, or tangible things in a manner that, without revealing information itself privileged or protected, will enable the parties to assess the claim.
- **(B)** Information Produced. If information produced in response to a subpoena is subject to a claim of privilege or of protection as trial-preparation material, the person making the claim may notify any party that received the information of the claim and the basis for it. After being notified, a party must promptly return, sequester, or destroy the specified information and any copies it has; must not use or disclose the information until the claim is resolved; must take reasonable steps to retrieve the information if the party disclosed it before being notified; and may promptly present the information under seal to the court for the district where compliance is required for a determination of the claim. The person who produced the information must preserve the information until the claim is resolved.

(g) Contempt.

The court for the district where compliance is required—and also, after a motion is transferred, the issuing court—may hold in contempt a person who, having been served, fails without adequate excuse to obey the subpoena or an order related to it.

DEFINITIONS AND INSTRUCTIONS TO ATTACHMENT A

Case 4:23-cv-05448-YGR

DEFINITIONS

- 1. The term "communication" means the transmittal of information (in the form of facts, ideas, inquiries or otherwise).
- 2. "Document" or "documents" shall have the broadest meaning ascribed to it by the Federal Rules of Civil Procedure, and includes, without limitation electronically stored information ("ESI") (including, without limitation, electronic databases and the data therein, all electronic messages or communications, electronic word processing documents, electronically stored voicemail, webpages, and social media posts) in accordance with any order in this case governing ESI at the time of production. Different versions of the same documents, including, but not limited to, drafts or documents with handwritten notations or marks not found in the original or on other copies are different documents.
- 3. "You", "you", "Your", and "your" means the Georgia Department of Behavioral Health and Developmental Disabilities.
- 4. "Relating" or "related to" means and includes referring to, concerning, referencing, mentioning, associated with, constituting, discussing, containing, embodying, recording, reflecting, identifying, summarizing, incorporating, and/or dealing with or pertaining to in any way.
 - 5. "And" includes "or", and vice versa.
 - 6. The singular form of a word or term includes the plural, and vice versa.
 - 7. The present tense of a verb includes the past tense, and vice versa.
- 8. The use of the article "the" shall not be construed as limiting the scope of any request.

- 9. "Including" means "including without limitation."
- 10. "Any" includes "all", and vice versa.
- 11. The capitalized version of a word or term includes the lower case version of a word or term, and vice versa.
- 12. "Social Media Platforms" or "Platforms" means a digital service that facilitates interactions between two or more distinct but interdependent sets of users, including but not limited to Facebook, Instagram, Snapchat, TikTok, YouTube, Twitter (or "X"), Pinterest, LinkedIn, BeReal, Lapse, Reddit, Threads, VSCO, Goodreads, Quora, Discord, Twitch, and Tumblr.
- 13. "Young Users" means users of Social Platforms who are under 18 years of age when using the Platform(s).

All words, terms, and phrases not specifically defined herein are to be given their normal and customary meaning in the context in which they are used in these Requests.

INSTRUCTIONS

- 1. These Requests are intended to cover any and all documents in your possession, custody, or control, to the extent not privileged. Documents held by any office, department, board, commission, or instrumentality of the Georgia Department of Behavioral Health and Developmental Disabilities that are within your possession, custody, or control.
- 2. In accordance with ESI Protocol attached hereto as Attachment B, if you object to furnishing any of the documents or information requested by these Requests on the grounds of attorney-client privilege, work product, other privilege, or otherwise then, with respect to each such document:
 - a. state the nature of the privilege claimed;
 - b. state the date of each communication supporting the privilege claim;

- c. identify all participants in the supporting communication;
- d. state the specific grounds on which the objection is based; and
- e. identify the specific request calling for such information;
- 2. If you object to any Request on the grounds that it is vague or ambiguous, state: (i) the portions or terms of such Request that you claim to be vague or ambiguous; and (ii) the interpretation of the Request pursuant to which you provide a response.
- 3. Each request shall be deemed continuing, so as to require supplemental or mandatory responses should you obtain additional responsive information subsequent to your initial responses.
- 4. If you cannot fully respond to a particular Request after exercising due diligence to make inquiry and to secure the necessary information, provide a response to the extent possible, specifying your inability to respond to the remainder and providing whatever information or knowledge you have concerning the portion not responded to.
- 5. Each page of a produced document shall have a legible, unique page identifier ("Bates Number") and confidentiality legend (where applicable) on the face of the image at a location that does not obliterate, conceal, or interfere with any information from the source document. Redactions should be clearly marked or stamped on the page in such a way that it is clear from review that a portion of the image has been redacted.
- 6. All responsive and non-privileged electronic documents shall be produced in the format ordered by the Court in its ESI order.
- 7. All responsive electronic documents shall be produced in a format agreed upon by the parties, to include at least native versions of Excel spreadsheets and presentation files, with a Bates-stamped placeholder image.
- 8. Unless otherwise specified, the time period for these Requests is January 1, 2012 to the date of production of the Documents.

ATTACHMENT A

- 1. Research, investigations, studies, surveys, reports, evaluations, or analyses concerning the mental, social, emotional, or behavioral health of persons ages 13 to 18.
- 2. Research, investigations, studies, surveys, reports, evaluations, or analyses related to Social Media Platforms, including the importance of Social Media Platforms and the use of Social Media Platforms by Young Users and the potential benefits and harms created by the use of Social Media Platforms.
- 3. Research, investigations, studies, surveys, reports, evaluations, or analyses concerning the mental, social, emotional, or behavioral health of Young Users, including those related to the effects of:
 - a. Social Media Platforms usage;
 - b. Video games usage;
 - c. Cell phone usage;
 - d. Messaging usage;
 - e. Usage of other electronics apart from usage of Social Media Platforms;
 - f. COVID-19 and/or remote learning;
 - g. Use of drugs or alcohol;
 - h. The opioid and fentanyl epidemic;
 - i. Poverty, homelessness, lack of health insurance, and/or food insecurity;
 - j. Physical health including nutrition, exercise, weight management, sleeping habits, and sexual activity;
 - k. Family trauma or deaths;
 - 1. Academic pressure;
 - m. Violence, including school violence, domestic violence, gun violence, gun control and/or mass shootings;
 - n. Bullying or verbal abuse apart from usage of Social Media Platforms;
 - o. Political polarization;
 - p. Natural disasters;
 - q. Climate change;
 - r. Discrimination and inequity;
 - s. Global warfare and conflict; and
 - t. Any other potential causes of harms to the mental, social, emotional, or behavioral health of Young Users.
- 4. Youth Risk Behavior Surveys conducted by the Georgia Department of Behavioral Health and Developmental Disabilities or on its behalf.
- 5. Research, investigations, studies, surveys, reports, evaluations, or analyses related to:
 - a. Features of Social Media Platforms that are psychologically or physically harmful to Young Users;
 - b. Features of Social Media Platforms that promote compulsive, prolonged, or unhealthy use by Young Users;
 - c. The impact of features of Social Media Platforms, including:

- (1) Algorithmic recommendation and sequencing;
- (2) Image filters;
- (3) Use of multiple user accounts;
- (4) Infinite scroll;
- (5) Ephemeral content features;
- (6) Autoplay;
- (7) Quantification and display of likes; or
- (8) Audiovisual and haptic alerts.
- 6. Programs, initiatives, efforts, or actions proposed or taken by the Georgia Department of Behavioral Health and Developmental Disabilities to address Young Users' use of Social Media Platforms, including any program, initiative, effort, or action to prevent, limit, encourage, or promote the use of Social Media Platforms by Young Users.
- 7. Policies proposed, recommended, or enacted by the Georgia Department of Behavioral Health and Developmental Disabilities regarding screen time and acceptable use of cell phones, computers, tablets, or other electronic devices by Young Users.
- 8. Complaints to the Georgia Department of Behavioral Health and Developmental Disabilities by teachers or school districts regarding social media or cell phone use by Young Users and/or the need for acceptable use or other policies to address Young Users' use of social media or cell phones.
- 9. Complaints to the Georgia Department of Behavioral Health and Developmental Disabilities by teachers or school districts regarding budget crises from inflation, underfunding, unfunded mandates, and other causes.
- 10. Documents related to state assessments in Georgia, including reports and analyses regarding the history of K-12 state assessment or standardized testing scores, performance by schools and/or school districts, and any other measures of school performance.
- 11. Legislation or policies proposed by, proposed on behalf of, or testified on by the Georgia Department of Behavioral Health and Developmental Disabilities, regardless of whether such legislation or policies were enacted, regarding Young Users' use of Social Media Platforms.
- 12. Mental, social, emotional, or behavioral health services provided by the Georgia Department of Behavioral Health and Developmental Disabilities to Young Users during the Relevant Period, including:
 - a. Counseling or therapy;
 - b. Psychiatric services;
 - c. Crisis intervention;
 - d. Inpatient short-term and long-term programs;
 - e. Resource centers; and
 - f. Services for Young Users dealing with substance abuse or addiction issues.

- 13. Any and all Georgia Department of Behavioral Health and Developmental Disabilities grants to address Young Users' mental health, including information about when, where, why, and how any disbursements were paid, any schedules or plans for future disbursements, policies governing evaluation or approval of such disbursements, records of how the disbursements were used, and all agendas, minutes, notes, or recordings from meetings related to such grant.
- 14. Public or non-public meetings held by the Georgia Department of Behavioral Health and Developmental Disabilities related to Social Media Platforms and use of Social Media Platforms by Young Users, including but not limited to, notices, meeting notes, PowerPoint presentations, internal memoranda, summaries, personal notes, or attendee lists.
- 15. Policies, procedures, and practices related to the Georgia Department of Behavioral Health and Developmental Disabilities' use of Social Media Platforms, including communication of information or promotion of Georgia Department of Behavioral Health and Developmental Disabilities' programs, initiatives, efforts, or actions on Social Media Platforms.
- 16. Georgia Department of Behavioral Health and Developmental Disabilities' communications and/or collaboration with any Social Media Platform on any program, initiative or other action related to, or directed at, Young Users.
- 17. Georgia Department of Behavioral Health and Developmental Disabilities' communications with any third party related to Young Users and/or Social Media Platforms.
- 18. Budgeted and actual expenditures by the Georgia Department of Behavioral Health and Developmental Disabilities during the Relevant Period related to Young Users' use of Social Media Platforms.
- 19. Budgeted and actual expenditures by the Georgia Department of Behavioral Health and Developmental Disabilities during the Relevant Period related to treatment of teen mental, social, emotional, or behavioral health issues.
- 20. Policies, procedures, and practices applicable to the Georgia Department of Behavioral Health and Developmental Disabilities and Georgia Department of Behavioral Health and Developmental Disabilities employees regarding the use of Social Media Platforms, including any changes to these policies during the Relevant Period.
- 21. Studies, programs, initiatives, efforts, or actions proposed or taken by the Georgia Department of Behavioral Health and Developmental Disabilities that sought to provide or promote internet access or phones, computers, tablets, or other electronic devices to Young Users.

- 22. Georgia Department of Behavioral Health and Developmental Disabilities' budget and actual expenditures during the Relevant Period, including expenditures on:
 - a. Digital advertisements by the Georgia Department of Behavioral Health and Developmental Disabilities on Social Media Platforms; and
 - b. Digital advertisements by the Georgia Department of Behavioral Health and Developmental Disabilities purchased through Social Media Platforms.

ATTACHMENT B

Ç	asease34122205442337457RYGBodDocumte1115690	Filed 03/28/24 Plaggel 30f 60269	
1			
2			
3			
4			
5			
6	IN THE UNITED STATES DISTRICT COURT		
7	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
8			
9	IN RE: Social Media Adolescent Addiction/Personal Injury Products Liability	MDL No. 3047 Case No. 4:22-md-03047-YGR	
10	Litigation	Honorable Yvonne Gonzalez Rogers	
11	This document relates to:	Honorable Peter H. Kang	
12	ALL ACTIONS	STIPULATION AND [PROPOSED]	
13		ORDER GOVERNING THE PRODUCTION OF	
14		ELECTRONICALLY STORED	
15		INFORMATION AND HARD COPY DOCUMENTS	
16			
17	1. PURPOSE		
18	This Order Governing the Production of Electronically Stored Information and Hard Copy		
19	Documents ("ESI Order") will govern discovery of electronically stored information and any hard		
20	copy documents in this Litigation as a supplement to the Federal Rules of Civil Procedure, this		
21	District's Guidelines for the Discovery of Electronically Stored Information, and any other		
22	applicable orders and rules. "This Litigation" includes all actions currently in MDL No. 3047, In		
23	Re: Social Media Adolescent Addiction/Personal Injury Products Liability, or hereafter added or		
24	transferred to MDL No. 3047, and all actions later remanded to their respective transferor courts.		
25	2. DEFINITIONS		

a) "Document" is defined to be synonymous in meaning and equal in scope to the usage of this term in Rules 26 and 34 of the Federal Rules of Civil Procedure and shall include Hard-Copy Documents and ESI.

26

27

- b) "Electronically stored information" or "ESI," as used herein has the same meaning as in Federal Rules of Civil Procedure 26 and 34.c) "Hard-Copy Document" means Documents existing in paper form at the time of collection.
 - d) "Searchable Text" means the native text extracted from an Electronic Document and any Optical Character Recognition text ("OCR text") generated from a Hard-Copy Document or electronic image.

3. COOPERATION

2.1

The Parties are aware of the importance the Court places on cooperation and commit to cooperate in good faith throughout this Litigation consistent with this Court's Guidelines for the Discovery of ESI and this Court's Rules of Professional Conduct. The Parties will endeavor to cooperate in good faith and be reasonably transparent in all aspects of the discovery process.

4. LIAISON

The Parties will identify Discovery Liaisons to each other who are and will be knowledgeable about and responsible for discussing their respective ESI. Any Party is free to change their designated Discovery Liaison by providing written notice to the other Parties. Each Party's Discovery Liaison must: (a) be prepared to meet and confer on discovery-related matters and to participate in discovery dispute resolution; (b) be knowledgeable about the Party's discovery efforts; (c) be, or have reasonable access to those who are, familiar with the Party's electronic systems and capabilities in order to explain those systems and answer relevant questions; and (d) be, or have reasonable access to those who are knowledgeable about the technical aspects of discovery, including electronic document storage, organization, and format issues, and relevant information retrieval technology, including search methodology.

5. IDENTIFICATION OF CUSTODIANS AND DATA SOURCES

The parties will disclose information about custodians and custodial and non-custodial data sources likely to possess relevant or responsive information in accordance with Fed. R. Civ. P. 26 and this District's ESI Guidelines. The Parties will participate in Rule 26(f) discussions guided by this District's Checklist for Rule 26(f) Meet and Confer Regarding Electronically

Stored Information. After responses to Requests for Production under Fed. R. Civ. P. 34 have been served, the parties will meet and confer regarding those custodians and custodial and non-custodial data sources from which Documents and ESI will be collected for search and review for potential production in this litigation. The custodian and data source exchanges will include brief explanations of the rationale for their selections; for example, for custodians, their current job titles and descriptions of their work, and for data sources, location information and description.

6. INACCESSIBLE OR UNUSABLE ESI

2.1

If a Producing Party asserts that certain requested ESI is inaccessible or not "reasonably accessible," otherwise unnecessary, or if the Receiving Party asserts that, following production, certain ESI is not reasonably useable, the parties shall meet and confer to discuss resolving such assertions. The parties will exchange sufficient information to enable the parties to confer in good faith. If the parties cannot resolve any such disputes after such a meet and confer has taken place, the issue shall be presented to the Court for resolution.

7. KNOWN RESPONSIVE DOCUMENTS

Documents or ESI identified in a custodial or non-custodial file, or in a discrete folder or collection, that are known to a Producing Party through reasonable investigation to be responsive to a discovery request shall be collected for review without regard to whether the responsive content was located via any search methodology developed in accordance with this Order, and nothing about such review shall prevent the Producing Party from redacting or withholding and logging such documents for applicable privileges.

8. SEARCH METHODOLOGIES

The Parties shall adopt reasonable and proportionate methodologies to identify, search, collect, cull, review, and produce ESI as required under applicable legal standards. The Parties recognize and agree that each Party may use one or more methodologies to identify, search, collect, cull, review, and produce responsive and non-privileged ESI, including the use of keyword search terms and/or the use of technology assisted review ("TAR") as discussed further herein. The Parties further recognize that different data sets may implicate different methodologies to identify, search, collect, cull, review, and produce responsive and non-

privileged ESI. The Parties therefore agree to meet and confer in good faith regarding any potential disputes over their respective ESI productions.

9. HIT REPORTS AND SEARCH TERMS

If a Producing Party uses search terms to identify, search, or cull potentially responsive ESI, the Producing Party shall disclose the search terms to the Requesting Party. The Parties shall meet and confer regarding any disputes over the disclosed search terms. In the event that a Producing Party claims burden with respect to modified and/or additional search terms proposed by a Requesting Party, the Producing Party shall provide a hit report for the terms at issue using industry-standard processing tools, such as NUIX or other similar tools. The Producing Party shall provide a hit report for the document collection where the terms were applied, including the following with respect to each proposed or modified search term in the collection:

- a) The number of documents with hits for that term; and
- b) The number of unique documents, i.e., documents which do not have hits for any other term.

If, after reviewing a hit report from a Producing Party, a Requesting Party so chooses, it may reasonably request a further hit report which includes:

- c) The number of family members, including the documents with hits, of the documents with hits for that term; and
- d) The number of unique family members of the documents with hits for that term.

If the ESI tool for the Producing Party is capable without undue burden of providing the number of family members and unique family members, then the Producing Party shall provide such further hit report. The Parties (including the person most knowledgeable about the capabilities of the Producing Party's ESI tool and the Requesting Party's person most knowledgeable about technical issues from its ESI service provider) shall meet and confer regarding any disputes over whether the Producing Party's ESI tool has the capability or not to provider either number of family members or number of unique family members.

The Parties shall meet and confer to resolve disagreements over the search terms or their application. To the extent the Parties are unable to reach agreement on the application of, or

procedures for, any search or filtering processes, the Parties shall fully comply with the provisions of this Court's Discovery Standing Order regarding the procedure for raising discovery disputes with the Court, including the meet and confer and certification requirements therein.

10. TECHNOLOGY ASSISTED REVIEW (TAR)

A Producing Party may use TAR (technology-assisted review) during the culling and review process of ESI, which may be applied in addition to search terms. If a Producing Party uses TAR to cull, filter out, or exclude documents from that Party's production, that Producing Party shall do the following:

- If a Producing Party chooses to apply both search terms and TAR to a review set, the Producing Party will disclose the search terms to all other Party/Parties.
- Disclose the name of the TAR tool or service used to all other Party/Parties.

11. VALIDATION

Each Producing Party shall take reasonable steps to validate its review process (i.e., using quality control measures to determine whether its production is missing relevant ESI or contains substantial amounts of irrelevant ESI) and make any necessary adjustments or corrections to its process. If, after reviewing a Producing Party's production, a Requesting Party reasonably requests additional information regarding the validation method(s) used by the Producing Party, the Producing Party will disclose the level of end-to-end recall (the percentage of responsive Documents in the collection which were identified as responsive by that Producing Party's methodology). If there remain disputes between the Parties regarding validation, the Parties shall meet and confer to resolve such disputes in good faith, including a reasonable discussion regarding the tool used and the parameters used to obtain or calculate the level of recall.

12. UNSEARCHABLE DOCUMENTS

The Producing Party shall use reasonable efforts to identify and review potentially responsive documents for which text-based search technologies are fundamentally ineffective.

13. SYSTEM FILES

Each Party will use its best efforts to filter out common system files and application executable files using the national software reference library ("NSRL") NIST hash set list. The

Parties also may filter out stand-alone files identified as zero bytes in size. Additional culling of file types based on file header information may be applied to the following, provided these files are not known to be otherwise attached, embedded in, or included with an otherwise responsive document, or are not themselves reasonably known to contain information responsive or contain responsive data or are used to interface with users or interact with or access individual or aggregated user data: Application Package File, Backup Files, Batch Files, Binary Disc Image, C++ File Formats, Cascading Style Sheet, Configuration File, Database File, Dictionary Files, Dynamic Link Library, Event Log Files, Executable Files, Hypertext Cascading Stylesheet, Java Archive Files, JavaScript Files, JavaScript Source Code and Class Files, Macintosh Resource Fork Files, Package Manager Files, Program Files, Program Installers, Python Script Files, Shell Script Files, System or Temporary Files, Thumbnail Cache Files, Troff Files, Truetype Font Files, Windows Cabinet File, Windows Command Files, Windows File Shortcut, Windows Help Files, Windows Metafiles and Enhanced Metafiles, Windows Spool Files, Windows System File.

14. **DEDUPLICATION**

2.1

Each Producing Party shall make reasonable efforts to globally deduplicate exact duplicate Documents within that Producing Party's ESI data set across all custodial and non-custodial sources at the family level using either MD5 hash values or SHA hash values or any other agreed-upon (and disclosed) industry-standard deduplication technology. The Parties shall reach agreement on such other deduplication technology and shall reach agreement on how their deduplication tools shall identify exact duplicates of documents in a manner that is consistent with the disclosed tools and technologies a Producing Party is using. The Parties shall reach agreement on how to identify exact duplicates of emails using industry-standard commercially available software tools or services, which may for example calculate hash values of emails based on concatenated values of agreed-upon email fields and/or hash values of attachments, or which may use any other method the Parties agree upon. Having further met and conferred in keeping with the previous sentence, the Parties shall calculate deduplication hash values for emails on the concatenated values set forth in and in accordance with the documentation specifications of the disclosed deduplication tools to be used in this Litigation (i.e., RelativityOne, Relativity Server,

and Nuix); however, if Nuix is used, the Producing Party shall select the optional field "Include Bcc" as an additional field to add to the default ones.

The Parties shall not withhold from production near-duplicates without meeting and conferring on this issue.

The names of all custodians who were either identified as custodians for purposes of collection for this matter (or otherwise known by the Producing Party to have been in possession or custody of a document prior to deduplication) will be populated in the ALL CUSTODIANS metadata field for the produced version of a document that has duplicates removed from production. The original file paths (if any exist) of a document prior to deduplication will be populated in the ALL FILE PATHS metadata field of the produced document.

15. EMAIL THREADING

2.1

The Parties may use analytics technology to identify email threads and shall produce the unique most inclusive copy and related family members. Where multiple email messages are part of a single chain or "thread," a Party is only required to produce the most inclusive copy of an email message(s) ("Last In Time Email(s)") and need not produce earlier, lesser inclusive email messages or "thread members," provided that the tool or software service being used to perform threading is disclosed. A Producing Party may exclude from production lesser inclusive copies of the most inclusive email message in the thread, where the entire body of each of those lesser inclusive copies is included within the Last in Time Email. The Producing Party will honor reasonable requests to produce lesser inclusive copies of a Last In Time Email or other earlier chains of emails otherwise excluded by email thread suppression.

The Parties shall treat new or different email chains or threads pursuant to further agreement on safeguards or guidelines for defining emails threads which reasonably take into account the capabilities of the email threading/dethreading/hyperthreading tools used by each Defendant (which shall be disclosed to Plaintiffs).

16. SOURCE CODE

The Parties will meet and confer to address the production and/or inspection of source code and entering into a separate order governing the same if needed.

17. PRODUCTION FORMATS

2.1

The Parties agree to produce documents and data in the formats described in **Appendix 1** to this ESI Order. If particular documents or categories of documents identified in response to document requests warrant a different format, the Parties will cooperate to arrange for the mutually acceptable production of such documents. The Parties further agree not to degrade the searchability of documents as part of the document production process.

In addition, the Parties agree that the production and production format of social media and/or user account information is not covered by this agreement and to meet and confer on the production and production format, including metadata, for social media and/or user account information.

18. PHASING

Once the Parties begin propounding discovery requests pursuant to Fed. R. Civ. P. 34, the Parties agree to meet and confer regarding appropriate phasing for the production of ESI.

19. MISCELLANEOUS PROVISIONS

- a) Production of Plaintiffs ESI and Case-Specific Materials. Subject to any further agreement among the Parties or Order of the Court, the Parties shall produce case-specific documents (i.e., documents specific to the claim of a given Plaintiff, produced by Plaintiffs or Defendants) for any Plaintiff in discovery pools or other selections designed to inform bellwether selection, including those selected for a bellwether trial, in accordance with the production format specified herein, provided, however, that the Producing Party may elect to produce such materials in their native format. To the extent production of case-specific documents for any Plaintiff selected for a bellwether trial presents an issue for any Party, the Parties shall reasonably confer, and may present any disputes to the Court or its designee. The Parties shall further agree to confer concerning the production format and associated matters (e.g., hosting platform) for case-specific documents produced in the cases of other Plaintiffs.

 Nothing herein shall limit Defendant's right to seek discovery from any Plaintiff.
- b) Translations Of Produced Materials. The Producing Party has no obligation to

create a translation of the Documents or any portion thereof. For any foreign-language documents responsive to document requests that a Party reasonably knows as the result of a reasonable investigation have been translated into the English language using human translators or through machine translation for its own purposes, except to the extent such translation is protected by attorney-client or work-product privileges, the Producing Party shall produce the translation of the original document with the original. The parties will meet and confer as necessary concerning procedures for using translations at depositions and at trial. In the event the Parties cannot reach agreement, the matter may be submitted to the Court for determination.

- c) Third-Party Documents. A Party that issues a Non-Party subpoena ("Issuing Party") shall include a copy of this Order with the subpoena and state that (1) the subpoenaed Non-Party should produce Documents in response to the subpoena to all Parties; and (2) the Parties to this Litigation have requested that Third Parties produce Documents in accordance with the specifications set forth herein. If the subpoenaed Non-Party produces Documents to the Issuing Party but does not produce those Documents to other Parties, the Issuing Party shall produce such Documents to those other Parties within 14 days of receiving the Documents, except where the Documents are to be used in a deposition, in which case the Issuing Party shall produce such Documents to all other Parties no later than three (3) days prior to the deposition, or as soon as reasonably practicable if such production occurs thereafter. Nothing in this Order is intended or may be interpreted to narrow, expand, or otherwise affect the rights of the Parties or Third Parties to object to a subpoena. If the Non-Party production is not Bates-stamped, the Parties will meet and confer to agree upon a format for designating the documents with a unique Bates Number prefix.
- d) <u>Documents Produced by Parties Presumption of Authenticity</u>. In order to reduce the number of requests for admission, this Order establishes a rebuttable presumption that documents produced by the Parties are authentic, if said documents were either created or authored by the producing Party, or any of its employees, agents, or

contractors, so long as the employees', agents', or contractors' work was performed in connection with a project or assignment sponsored by the producing Party. No further evidence to establish authenticity need be provided. Nothing in this paragraph shall be deemed to waive any other evidentiary objection a party may have, including but not limited to hearsay, foundation/personal knowledge, or relevance.

- e) **Re-productions.** Notwithstanding any provisions to the contrary, re-production of discrete sets of documents from another litigation, arbitration, government inquiry, or other matter may be re-produced in the same manner and form as originally produced in the other matter, provided however that a party will re-produce documents in a different format for good cause shown. This provision does not waive the right of a party to object to any requests for reproduction of production files from another litigation, arbitration, government inquiry, or other matter.
- f) <u>Modification</u>. This ESI Order may be modified by a Stipulated Order of the Parties or by the Court for good cause shown.
- g) Good Faith. The Parties will act in good faith as required by law and use these procedures to identify and reduce the potential for disputes.
- h) <u>Continuing Obligations</u>. The Parties recognize that discovery shall be an iterative and cooperative process. The Parties will continue to meet and confer regarding any issues as reasonably necessary and appropriate. This Order does not address or resolve any objections to the Parties' respective discovery requests.
- i) <u>Reservation of Rights</u>. The Parties agree that any topic not addressed herein is neither a waiver nor acknowledgement of agreement by either Party.
- **IT IS SO STIPULATED**, through Counsel of Record.

1	DATED: March 15, 2024	Respectfully submitted,
2		<u>/s/ Lexi J. Hazam</u> LEXI J. HAZAM
3		LIEFF CABRASER HEIMANN &
4		BERNSTEIN, LLP 275 BATTERY STREET, 29TH FLOOR
5		SAN FRANCISCO, CA 94111-3339
6		Telephone: 415-956-1000 lhazam@lchb.com
7		
8		PREVIN WARREN
		MOTLEY RICE LLC 401 9th Street NW Suite 630
9		Washington DC 20004
10		T: 202-386-9610
11		pwarren@motleyrice.com
12		Co-Lead Counsel
13		CHRISTOPHER A. SEEGER
		SEEGER WEISS, LLP
14		55 CHALLENGER ROAD, 6тн FLOOR RIDGEFIELD PARK, NJ 07660
15		Telephone: 973-639-9100
1.6		Facsimile: 973-679-8656
16		cseeger@seegerweiss.com
17		Counsel to Co-Lead Counsel
18		
19		JENNIE LEE ANDERSON ANDRUS ANDERSON, LLP
20		155 MONTGOMERY STREET, SUITE 900
20		SAN FRANCISCO, CA 94104
21		Telephone: 415-986-1400
22		jennie@andrusanderson.com
23		Liaison Counsel
24		MATTHEW BERGMAN
25		GLENN DRAPER SOCIAL MEDIA VICTIMS LAW CENTER
26		821 SECOND AVENUE, SUITE 2100 SEATTLE, WA 98104
27		Telephone: 206-741-4862
		matt@socialmediavictims.org
28		glenn@socialmediavictims.org

Ç	a Sea 4 2 3 : 22 - 0 5 d 4 0 8 0 4 7 FY G FD o Doort er mic 10 1 5 9 0 FFI lead 00 27 1 22 4 1 22 4 Pargrey 4 24 10 f 0 3 0 2 6 9
1	LAMES I DILSDORDOW
	JAMES J. BILSBORROW WEITZ & LUXENBERG, PC
2	700 BROADWAY
3	NEW YORK, NY 10003 Telephone: 212-558-5500
4	Facsimile: 212-344-5461
5	jbilsborrow@weitzlux.com PAIGE BOLDT
6	WATTS GUERRA LLP
	4 Dominion Drive, Bldg. 3, Suite 100 San Antonio, TX 78257
7	T: 210-448-0500
8	PBoldt@WattsGuerra.com
9	THOMAS P. CARTMELL
10	WAGSTAFF & CARTMELL LLP 4740 Grand Avenue, Suite 300
11	Kansas City, MO 64112
12	T: 816-701 1100 tcartmell@wcllp.com
	teartinen@wenp.com
13	JAYNE CONROY SIMMONS HANLY CONDOX LLC
14	SIMMONS HANLY CONROY, LLC 112 MADISON AVE, 7TH FLOOR
15	NEW YORK, NY 10016
16	Telephone: 917-882-5522 jconroy@simmonsfirm.com
17	CARRIE GOLDBERG
	C.A. GOLDBERG, PLLC 16 Court St.
18	Brooklyn, NY 11241
19	T: (646) 666-8908 carrie@cagoldberglaw.com
20	
21	SIN-TING MARY LIU AYLSTOCK WITKIN KREIS &
22	OVERHOLTZ, PLLC
23	17 EAST MAIN STREET, SUITE 200 PENSACOLA, FL 32502
	Telephone: 510-698-9566
24	mliu@awkolaw.com
25	ANDRE MURA
26	GIBBS LAW GROUP, LLP 1111 BROADWAY, SUITE 2100
27	OAKLAND, CA 94607
	Telephone: 510-350-9717
28	amm@classlawgroup.com

9	a Sea 4 e 2 3 : 2 2 - 0 5 a 4 4 3 3 0 4 G F P O Doortum te 10 1 5 9 0 FF Head 1 0 23/12 24 P a 1 grey 4 3 4 26 f 0 3 1 2 6 9
1	
2	
3	EMMIE PAULOS LEVIN PAPANTONIO RAFFERTY
4	316 SOUTH BAYLEN STREET, SUITE 600
	PENSACOLA, FL 32502
5	Telephone: 850-435-7107 epaulos@levinlaw.com
6	epaaros@ie viniaw.eom
7	ROLAND TELLIS DAVID FERNANDES
8	BARON & BUDD, P.C.
	15910 Ventura Boulevard, Suite 1600
9	Encino, CA 91436
10	Telephone: (818) 839-2333
	Facsimile: (818) 986-9698 rtellis@baronbudd.com
11	dfernandes@baronbudd.com
12	
13	ALEXANDRA WALSH WALSH LAW
	1050 Connecticut Ave, NW, Suite 500
14	Washington D.C. 20036
15	T: 202-780-3014
16	awalsh@alexwalshlaw.com
	MICHAEL M. WEINKOWITZ
17	LEVIN SEDRAN & BERMAN, LLP
18	510 WALNUT STREET SUITE 500
19	PHILADELPHIA, PA 19106
19	Telephone: 215-592-1500
20	mweinkowitz@lfsbalw.com
21	DIANDRA "FU" DEBROSSE ZIMMERMANN
22	DICELLO LEVITT
	505 20th St North
23	Suite 1500 Birmingham, Alabama 35203
24	Telephone: 205.855.5700
25	fu@dicellolevitt.com
26	
27	
28	

Ç	a Sans 4 2 2 3 : 22 2 - 0 5 5 14 40 8 0 4 7 7 Y G PD o Dourcomme 10 1 5 9 10 FF Head 0027 1224 1224 Pargang 4 6 1 5 f 0 3 12 6 9
1	COMPLETION & PURI RIGHTR
1	COVINGTON & BURLING LLP
2	By: /s/ Ashley M. Simonsen
3	Ashley M. Simonsen, SBN 275203
4	COVINGTON & BURLING LLP 1999 Avenue of the Stars
7	Los Angeles, CA 90067
5	Telephone: (424) 332-4800
6	Facsimile: + 1 (424) 332-4749 Email: asimonsen@cov.com
7	Email: asimonsen@cov.com
	Phyllis A. Jones, pro hac vice
8	Paul W. Schmidt, <i>pro hac vice</i> COVINGTON & BURLING LLP
9	One City Center
10	850 Tenth Street, NW
10	Washington, DC 20001-4956
11	Telephone: +1 (202) 662-6000
12	Facsimile: + 1 (202) 662-6291 Email: pajones@cov.com
12	Email: pajones@eov.com
13	Attorney for Defendants Meta Platforms, Inc.
14	f/k/a Facebook, Inc.; Facebook Holdings,
15	LLC; Facebook Operations, LLC; Facebook Payments, Inc.; Facebook Technologies, LLC;
13	Instagram, LLC; Siculus, Inc.; and Mark Elliot
16	Zuckerberg
17	FAEGRE DRINKER LLP
18	By: /s/ Andrea Roberts Pierson
	Andrea Roberts Pierson, pro hac vice FAEGRE DRINKER LLP
19	300 N. Meridian Street, Suite 2500
20	Indianapolis, IN 46204
21	Telephone: +1 (317) 237-0300
	Facsimile: + 1 (317) 237-1000 Email: andrea.pierson@faegredrinker.com
22	. 9 6
23	Amy R. Fiterman, pro hac vice FAEGRE DRINKER LLP
24	2200 Wells Fargo Center
	90 South Seventh Street
25	Minneapolis MN 55402
26	Telephone: +1 (612) 766 7768 Facsimile: +1 (612) 766 1600
27	Email: amy.fiterman@faegredrinker.com
	, e e
28	Geoffrey M. Drake, pro hac vice

	asesees.cu-usurasonora Groodaicieiiieurseo mietuvoivarza Pargege 40105/209
1	KING & SPALDING LLP
2	1180 Peachtree Street, NE, Suite 1600
	Atlanta, GA 30309 Telephone: +1 (404) 572 4726
3	Email: gdrake@kslaw.com
4	David P. Mattern, pro hac vice
5	KING & SPALDING LLP
6	1700 Pennsylvania Avenue, NW, Suite 900 Washington, D.C. 20006
7	Telephone: +1 (202) 626 2946
8	Email: dmattern@kslaw.com
	Attorneys for Defendants TikTok Inc. and
9	ByteDance Inc.
10	MUNGER, TOLLES & OLSEN LLP
11	<u>By: /s/ Jonathan H. Blavin</u> Jonathan H. Blavin, SBN 230269
12	MUNGER, TOLLES & OLSON LLP
13	560 Mission Street, 27th Floor
	San Francisco, CA 94105-3089 Telephone: (415) 512-4000
14	Facsimile: (415) 512-4077
15	Email: jonathan.blavin@mto.com
16	Rose L. Ehler (SBN 29652)
17	Victoria A. Degtyareva (SBN 284199) Laura M. Lopez, (SBN 313450)
18	Ariel T. Teshuva (SBN 324238)
	MUNGER, TOLLES & OLSON LLP 350 South Grand Avenue, 50th Floor
19	Los Angeles, CA 90071-3426
20	Telephone: (213) 683-9100
21	Facsimile: (213) 687-3702 Email: rose.ehler@mto.com
22	Email: victoria.degtyareva@mto.com
23	Email: Ariel.Teshuva@mto.com
	Lauren A. Bell (pro hac vice forthcoming)
24	MUNGER, TOLLES & OLSON LLP 601 Massachusetts Ave., NW St.,
25	Suite 500 E
26	Washington, D.C. 20001-5369 Telephone: (202) 220-1100
27	Facsimile: (202) 220-2300
28	Email: lauren.bell@mto.com
	II I

Cases 4:23:22-05:14-08:04GP/GPDoDouctemeth 1:590 Filled 003/1284/224 Pageg 4:746 fo 3:0269

Ç	a Same 4 2 23 : 222 - 05 564 40 8 0 473 FY G FD o Downtum me 10 1 5 9 0 FF1 Head 1023/1224/1224 Pargaeg 4 24 7 f c 3 10 2 6 9
1	
1	Attorneys for Defendant Snap Inc.
2	WILSON SONSINI GOODRICH & ROSATI
3	Professional Corporation
4	<u>By: /s/ Brian M. Willen</u> Brian M. Willen (<i>pro hac vice</i>)
	WILSON SONSINI GOODRICH & ROSATI
5	1301 Avenue of the Americas, 40th Floor
6	New York, New York 10019 Telephone: (212) 999-5800
7	Facsimile: (212) 999-5899
	Email: bwillen@wsgr.com
8	Lauren Gallo White
9	Samantha A. Machock
10	WILSON SONSINI GOODRICH & ROSATI One Market Plaza, Spear Tower, Suite 3300
11	San Francisco, CA 94105
	Telephone: (415) 947-2000
12	Facsimile: (415) 947-2099
13	Email: lwhite@wsgr.com Email: smachock@wsgr.com
14	
	Christopher Chiou WILSON SONSINI GOODRICH & ROSATI
15	953 East Third Street, Suite 100
16	Los Angeles, CA 90013
17	Telephone: (323) 210-2900
	Facsimile: (866) 974-7329 Email: cchiou@wsgr.com
18	
19	Attorneys for Defendants YouTube, LLC, Google
20	LLC, and Alphabet Inc.
21	WILLIAMS & CONNOLLY LLP
21	By: /s/ Joseph G. Petrosinelli Loseph G. Potrosinelli (pro lege vice)
22	Joseph G. Petrosinelli (pro hac vice) jpetrosinelli@wc.com
23	Ashley W. Hardin (pro hac vice)
24	ahardin@wc.com
	680 Maine Avenue, SW Washington, DC 20024
25	Telephone.: 202-434-5000
26	Fax: 202-434-5029
27	Attorneys for Defendants YouTube, LLC, Google
	LLC, and Alphabet Inc.
28	

ç	a Stark #23:22-05:14-08-04/3-P/GPD o Doortement 11.5-90 Hillerd 1021/1224/224 Pargrey 4:94-8 fc362-69
1	MORGAN, LEWIS & BOCKIUS LLP
2	By: <u>/s/ Stephanie Schuster</u> Stephanie Schuster (<i>pro hac vice</i>)
3	stephanie.schuster@morganlewis.com
4	1111 Pennsylvania Avenue NW NW Washington, DC 20004-2541
5	Tel.: 202.373.6595
6	Yardena R. Zwang-Weissman (SBN 247111) yardena.zwang-weissman@morganlewis.com
7	300 South Grand Avenue, 22nd Floor
8	Los Angeles, CA 90071-3132 Tel.: 213.612.7238
9	Brian Ercole (pro hac vice)
10	<u>brian.ercole@morganlewis.com</u> 600 Brickell Avenue, Suite 1600
11	Miami, FL 33131-3075 Tel.: 305.415.3416
12	Attorneys for Defendants YouTube, LLC and
13	Google LLC
14	IT IS ORDERED that the foregoing Agreement is approved.
15	\mathcal{O}_{Ω}
16	Dated:March 18, 2024
17	MAGISTRATE JUDGE PETER H. KANG
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	

2.1

APPENDIX 1: PRODUCTION FORMAT

- 1) **Production Components.** Except as otherwise provided below, ESI must be produced in accordance with the following specifications:
 - a) an ASCII delimited data file (.DAT) using standard delimiters;
 - b) an image load file (.OPT) that can be loaded into commercially acceptable production software (e.g. Concordance);
 - c) single page black-and-white TIFF images, or JPEG images when color is specified herein, or native files with single page placeholder TIFF images depending on the applicable production format for each type of file;
 - d) and document level .TXT files for all documents containing extracted full text or OCR text.
 - e) Family relationships between emails and their attachments, embedded files and their source document, and connected hardcopy documents will be maintained in production. Attachments should be consecutively produced with their parent.
 - f) If a particular document warrants a different production format, the Parties will cooperate in good faith to arrange for a mutually acceptable production format.
- 2) Production Media and Access Controls. Productions must be encrypted and produced through secure electronic means, such as secure file sharing methods (e.g. FTP), or on CD, DVD, flash drive or external hard drive ("Production Media"). Each piece of Production Media must identify a production number corresponding to the production volume (e.g. "VOL001"). Each piece of Production Media must also identify: (a) the case caption; (b) the following label: "This media contains material subject to Court Ordered security measures"; (c) the Producing Party's name; (d) the production date; (e) the Bates Number range of the materials contained on the Production Media.

Nothing in this ESI Order will preclude or impair any and all protections provided the Parties by any Protective Order(s) agreed and entered into by the Parties. Parties will use best efforts to avoid the unnecessary copying or transmittal of produced documents. If questions arise, the Parties will meet and confer to ensure security concerns are addressed prior to the exchange of

any documents.

- aproduction solution and solution and solution and solution approduction must be referenced in the corresponding image load file. The total number of documents referenced in a production's data load file should match the total number of designated document breaks in the image load file(s) in the production. The total number of pages referenced in a production's image load file should match the total number of TIFF files in the production. All images must be assigned a unique Bates number that is sequential within a given document and across the production sets. The Bates Numbers in the image load file must match the corresponding documents' beginning Bates numbers in the data load file. The total number of documents in a production should match the total number of records in the data load file. Load files must not vary in format or structure within a production, or from one production to another except by agreement of the Parties.
- 4) Metadata Fields. Each of the metadata and coding fields set forth below that can be extracted should be produced for each document, except that if the field contains privileged information, that privileged information may be redacted. However, to the extent that metadata does not exist, is not available for any documents produced, this provision shall not be read to require any Party to extract, capture, collect, manually populate, or produce such metadata, with the exception of the following: (a) BEGBATES, (b) ENDBATES, (c) BEGATTACH, (d) ENDATTACH, (e) PRODVOL, (f) ALL CUSTODIANS, (g) CONFIDENTIALITY, (h) REDACTIONS, (i) REDACTION TYPE, (j) HASHVALUE, (k) NATIVEFILEPATH, and (l) TEXTFILEPATH, which should be populated by the Party or the Party's vendor. The Parties will make reasonable efforts to ensure that metadata fields automatically extracted from the documents correspond directly to the information that exists in the original documents.

Field Name	Field Description
BEGBATES	Beginning Bates number for a particular document as stamped on the first production image for that document
ENDBATES	Ending Bates number as stamped on the last

Cases 4:23:22-05:14-08:04GP/GPDoDouctemeth 1.590 Filled 003/1284/224 Pages 2:25 th fost 02:69

Field Name	Field Description
	production image for a particular document
BEGATTACH	First production Bates number of the first document in a family
ENDATTACH	Last production Bates number of the last document in a family
ATTACHCOUNT	Number of attachments to an e-mail or embedded parent, as generated by commercially available discovery processin tools.
ATTACHNAMES	Names of each individual Attachment, separated by semicolons.
PRODVOL	Production volume
ALLCUSTODIANS	List of all custodians associated with Document, i.e. "Custodian" + "Other Custodian" values delimited by semicolon.
ALLFILEPATHS	All original path(s) to the individual source file(s) when available in the ordinary course of business to and processable by the parties and their ESI vendors of choice. Includes paup to and including internal path of containers.
CONFIDENTIALITY	Confidentiality designation assigned to the document consistent with the Stipulated Protective Order governing this Litigation
NATIVEFILEPATH	Native File Link (Native Files only)
TEXTFILEPATH	Path to extracted text/OCR file for the document
HASHVALUE	MD5 hash value of the document
DOCUMENT TYPE	Descriptor for the type of document: "Edocument" for electronic documents not attached to e-mails; "E-mail" for all e-mails "E-attachment" for files that were attachment to e-mails; and "Physical" for hard copy physical documents that have been scanned and converted to an electronic image.
AUTHOR	Any value populated in the Author field of

Field Name	Field Description
	document properties
DOCDATE	Date the document was created according t filesystem information (format: MM/DD/YYYY)
DATELASTMODIFIED	Date when document was last modified according to filesystem information (forma MM/DD/YYYY)
LAST MODIFIED BY	Last person who modified (saved) a document, as generated by commercially available discovery processing tools.
TRACK CHANGES	Y if a document with track changes value, otherwise N or empty, if available separate from the HASHIDDENDATA flag
COMMENTS	Y if a document with comments, otherwise or empty, if available separately from the HASHIDDENDATA flag
HASHIDDENDATA	Y if a document with hidden content value otherwise N or empty
FILENAME	Filename of an electronic document
TITLE	Any value populated in the Title field of th document properties
DOCEXT	File extension of document pulled from the document properties
FROM	The sender of the email
ТО	All recipients that were included on the "Telline of the email
CC	All recipients that were included on the "C line of the email
BCC	All recipients that were included on the "BCC" line of the email
DATETIMERECEIVED	Date and time email was received (format: MM/DD/YYYY HH:MM)
DATETIMESENT	Date and time email was sent (format: MM/DD/YYYY HH:MM)

	1
	2
	3
	4
	5
	6
	7
	8
	9
1	0
1	1
1	2
1	3
1	4
1	5
1	6
1	7
1	8
1	9
2	0
2	1
2	2
2	3
2	4
2	5

Field Name	Field Description
TIMEZONE	The timezone used to process the document
EMAILSUBJECT	Subject line of email pulled from the document properties
THREADID	If a threading tool is used for emails, the thread id generated by the threading tool.
REDACTION TYPE ¹	General category of redaction reason as agreed to by the parties. For example, PII, SCA, CODE, and/or PRIV. If more than one, separate reasons by semicolons.
REDACTIONS	Y if a document is redacted, otherwise N or empty

5) TIFFs. Unless excepted below, single page, black and white, Group IV TIFFs should be provided, at least 300 dots per inch (dpi) for all documents. Each TIFF image must be named according to a unique corresponding Bates number associated with the document. Each image must be branded according to the Bates number and the agreed upon confidentiality designation. Original document orientation should be maintained (i.e., portrait to portrait and landscape to landscape). Where the TIFF image is unreadable or has materially degraded the quality of the original, the Producing Party shall provide a higher quality TIFF image or the native or original file. In addition, the Parties shall take reasonable efforts to process word processing documents (e.g., MS Word) with track changes and/or comments unhidden on the TIFF image.

6) Color. Word processing documents containing tracked changes shall be produced in color, as single-page, 300 dpi JPG images with JPG compression and a high quality setting as to not degrade the original image. The Producing Party shall comply with good faith by the Requesting Party to provide replacement color images for documents originally produced in black and white. A Party making such a request shall make the request by individual Bates

27

28

²⁶

¹ The Parties will provide specific information on any privilege(s) asserted in their privilege logs, in an overlay, or the redaction boxes. The "Redaction Reason" field is informational only for redaction type and shall not in any way limit a party's right to assert attorney-client privilege, attorney-work product privilege, and/or any other applicable privilege or protection.

27

28

number(s) and shall limit requests made pursuant to this paragraph to a reasonable number of documents.

- **7**) **Text Files.** A single multi-page text file must be provided for each document, and the filename should match its respective TIFF filename for the first page of that document. Extracted text shall be generated with commercially acceptable technology set to include all comments, revisions, tracked changes, speaker's notes and text from documents with comments or tracked changes, and hidden and very hidden worksheets, slides, columns and rows. When possible, the text of native files should be extracted directly from the native file. Parties will perform optical character recognition ("OCR") on foreign language documents using the appropriate settings for languages reasonably anticipated to be in the production following a meet and confer with the Requesting Party to identify those languages. Text files will not contain the redacted portions of the documents. A commercially acceptable technology for OCR should be used for all scanned, hard copy documents and for documents with redactions other than Excel files and other spreadsheets which shall be redacted in native format. Text extracted from emails should include the following header information where available: (1) the individuals to whom the communication was directed ("To"), (2) the author of the email communication ("From"), (3) who was copied and blind copied on such email ("CC" and "BCC"), (4) the subject line of the email ("RE" or "Subject"), and (5) the date and time of the email. To the extent the text extraction technology the Parties are using can be configured to include the text of any URLs or links, the Parties shall utilize that setting.
- Native files. Spreadsheets (*e.g.* MS Excel), and un-redacted presentations (e.g. Microsoft PowerPoint,) will be produced in native format to the extent that they are produced in this Litigation, audio, video, and multi-media files will be produced in native format. The Parties will meet and confer on the production of other file types, such as proprietary files, etc. Native files will be produced with a link in the NATIVEFILEPATH field, along with extracted text (where extracted text is available) and applicable metadata fields set forth in paragraph 4 above. A Bates numbered TIFF placeholder indicating that the document was provided in native format must accompany every native file. Where redaction makes production of native-format

files other than spreadsheets or presentations infeasible, the Parties will confer to determine a reasonably usable form for the production, but spreadsheets shall presumptively be redacted in native, and presentations presumptively redacted in image form, in these cases without the need for further conferring.

- hardcopy will be scanned to *.tiff image format and produced in accordance with the specifications set forth herein. Hard copy documents that are not text-searchable shall be made searchable by OCR prior to production. In scanning paper documents, distinct documents should not be merged into a single record, and single documents should not be split into multiple records (i.e., paper documents should be logically unitized). In the case of an organized compilation of separate documents (for example, a binder containing several separate documents behind numbered tabs), the document behind each tab should be scanned separately, but the relationship among the documents in the compilation should be reflected in the proper coding of the beginning and ending document and attachment fields. The Parties will make their best efforts to unitize the documents correctly. If relevant documents are maintained in a file, folder, envelope, binder, notebook or similar container used to store documents, all contents therein shall be reviewed for production and privilege. Document pages which have affixed notes, such as Post-it notes, should be imaged with and without the note attached.
- **10)** Confidentiality Designation. All images will be stamped with the appropriate confidentiality designations in accordance with the Stipulated Protective Order entered in this Litigation. Each document produced in native format will have its confidentiality designation identified in the filename of the native file and indicated on its corresponding TIFF placeholder.
- 11) Bates Numbering. Bates numbering should be a consistent length across the production, contain no special characters, and be numerically sequential within a given document. If a Bates number or set of Bates numbers is skipped, the skipped number or set of numbers should be noted with a placeholder. Attachments to documents will be assigned Bates numbers that directly follow the Bates numbers on the documents to which they were attached.

In addition, wherever possible, each image will have its assigned Bates number electronically "burned" onto the image.

- information is stored in a database, or database management system, or proprietary system or application which has is directed to data storage as one of its primary functions, the Producing Party will identify the database and platform to the Requesting Party. The Producing Party shall produce exports and reports about such responsive information stored in such database, where such exports and reports shall be in a reasonably usable form, and information may be produced in CSV format, tab-delimited text format, Microsoft Excel format, or Microsoft Access format. If there are future disputes over the production of information from a database, the Parties shall meet and confer in good faith in an attempt to reach any further agreements (if needed) on the data to be produced and the format and scope of the production. The Producing Party will provide reasonable amounts of information about the databases to facilitate that discussion.
- inside a responsive document (including hyperlinked inside emails) within a Producing Party's custody, possession, or control, do not need to be produced in the first instance as part of the same family group as the Document residing at the location to which that hyperlink points. If there are particular hyperlinks identified by the Requesting Party in produced documents, the Requesting Party may submit a list of hyperlinks to a particular Producing Party for potentially relevant documents by identifying the Bates number and URL or link text for each requested link to the Producing Party, and the Producing Party will engage in reasonable efforts to locate the hyperlinked document at that location and either identify it by Bates number or provide any responsive, non-produced, and non-privileged documents. The number of hyperlinks a Requesting Party may identify to a Producing Party shall not be excessive and shall be reasonable, proportional to the needs of the case, and not unduly burdensome.
- **14) Embedded Objects.** The Parties agree non-substantive embedded objects, including, but not limited to, logos, icons, emoticons, and footers, may be culled from a document set (but not a document) and need not be produced as separate documents by a

28

Producing Party (i.e., such embedded objects will be produced within the document itself, rather than as separate documents). Embedded files, except for images (including but not limited to, logos, icons, emoticons), are to be produced as family groups. Embedded files should be assigned Bates numbers that directly follow the Bates numbers on the documents within which they are embedded.

- **15**) **Production of Family Groups and Relationships**. If any member of a family group is produced, all members of that group must also be produced or else logged as privileged, and no such member shall be withheld from production as a duplicate.
- Dynamic Fields. Documents with dynamic fields for file names, dates, and **16**) times will be imaged to show the field code (e.g., "[FILENAME]") where possible, rather than the values for such fields existing at the time the file is processed.
- **17**) **Time Zone**. The time zone used to process a document, including its metadata, shall be disclosed in the TIMEZONE metadata field consistent with Appendix 1, and shall be standardized for each Defendant across productions.

18) Redactions.

- A Producing Party may redact (i) information subject to the attorney client a) privilege or the work product protection (PRIV); (ii) information that cannot be disclosed pursuant to the Stored Communications Act (SCA); (iii) source code subject to separate agreement applicable to production of source code (CODE); (iv) personal identifying information (PII) including phone numbers, personal addresses, personal email addresses, the month and day of birth, driver's license numbers, and other PII agreed to by the Parties (for example, the Parties shall complete their meet and confer on whether or not to redact users' ages and years of birth). In any event, there shall be no redaction of illnesses, injuries, and medical diagnoses. To the extent a document or pleading contains PII, the Parties shall designate such documents at the appropriate Confidentiality level under the Protective Order and shall comply with Fed. R. Civ. P. 5.2 with regard to filings with the Court.
- No redactions for relevance may be made within a produced document or ESI b) item. If, during the course of discovery, the Parties identify other kinds of information that any STIP. & [Proposed] Order Governing the

Party has a reasonable basis for redacting, the Parties will meet and confer on a case-by-case basis regarding that information before such redactions are made. If the Parties cannot agree, they may seek resolution from the Court.

- c) The Producing Party will indicate, on the face of the redaction, the asserted reason(s) for the redaction (PII, SCA, CODE, and/or PRIV) and the REDACTION TYPE metadata field shall indicate that the document contains redactions and the reason(s) for the redaction.
- d) Notwithstanding the foregoing, this provision shall not be read to prohibit redactions permitted under any applicable U.S. law or Protective Order.
- e) Where a responsive document contains both redacted and non-redacted content, the Parties shall produce the non-redacted portions of the document and the OCR text corresponding to the non-redacted portions.
- f) Native Redactions. Spreadsheet files requiring redaction, including without limitation Microsoft Excel files, shall be redacted and produced natively (unless the Parties agree to production in some other format). In addition, a Producing Party may natively redact other files that cannot be properly imaged for redaction.
- g) All images of redacted files shall be processed to show all comments, revision marks, speaker notes, marks made in track changes, or other user-entered data which are visible in a normal view of the document in its native application, unless such material is redacted and marked as redacted in accordance with this section. Where possible, any occurrences of date/time auto-field items, including in headers and footers, will be removed and replaced with the term AUTODATE to prevent the current date from being printed. Email header information (e.g., date and/or subject line) shall not be redacted unless it is independently privileged. The Parties shall honor reasonable requests for the production of particular redacted documents in other formats where the image is not reasonably usable.
- h) Color. Redacted versions of documents that would have been produced in color in their un-redacted form shall be produced in color as detailed herein.

1	
2	
3	
4	
5	
6	
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	

19) **Exception Files**. The Parties will use reasonable efforts to address processing exceptions.

data that can reasonably be extracted and produced in the formats described herein is identified on a mobile or handheld device, that data shall be produced in accordance with the generic provisions of this protocol. To the extent that responsive data identified on a mobile or handheld device is not susceptible to normal production protocols, the Parties will meet and confer to address the identification, production, and production format of any responsive documents and data contained on any mobile or handheld device.

COVINGTON

BEIJING BOSTON BRUSSELS DUBAI FRANKFURT
JOHANNESBURG LONDON LOS ANGELES NEW YORK
PALO ALTO SAN FRANCISCO SEOUL SHANGHAI WASHINGTON

Covington & Burling LLP One CityCenter 850 Tenth Street, NW Washington, DC 20001-4956 T +1 202 662 6000

DELIVERED VIA PROCESS SERVER

July 23, 2024

Georgia Department of Education 205 Jesse Hill Jr. Drive SE Atlanta, GA 30334

Re: People of the State of California v. Meta Platforms, Inc., 4:23-cv-05448

Dear Sir/Madam:

Enclosed please find a subpoena being served upon you in connection with the above-captioned litigation currently pending in the U.S. District Court for the Northern District of California. I represent Defendants Meta Platforms, Inc., Instagram, LLC, Meta Payments, Inc., and Meta Platforms Technologies, LLC (collectively, the "Meta Defendants") in this matter.

The document subpoena requests the production of specific documents identified in the attached subpoena (see Attachment A to the subpoena), which are requested to be produced by 10:00 AM ET on August 26, 2024. We are willing to work with you on the time, date, location, method and manner of document production, as well as answer any questions or concerns you may have regarding subpoena compliance. It is sufficient compliance with this subpoena if you electronically transmit a copy of the requested documents to the undersigned. As such, please contact me at (202)-662-5801 or spetkis@cov.com, to discuss document production and subpoena compliance, unless you are already represented by counsel in connection with this matter.

The Court is currently considering whether the Georgia Attorney General's Office has control over Georgia Department of Education's information for the purposes of discovery in this action. If the Court rules that the Georgia Attorney General's Office has control over the Georgia Department of Education's information, the Georgia Attorney General has pending discovery requests that seek this agency's documents. By serving this subpoena, Meta does not waive its position in the state agency dispute, nor does Meta in any way waive rights to compel the Georgia Attorney General to produce Georgia Department of Education information as part of discovery in this action. However, to avoid further delay in the production of information from the Georgia Department of Education, Meta is serving the attached subpoena to request the timely production of this information.

Your anticipated time and assistance with this matter is greatly appreciated.

COVINGTON

Georgia Department of Education July 23, 2024 Page 2

Best regards,

/s/ Stephen Petkis

Stephen Petkis

Enclosed: Subpoena, Attachment A, and Attachment B

AO 88B (Rev. 02/14) Subpoena to Produce Documents, Information, or Objects or to Permit Inspection of Premises in a Civil Action

United States District Court

for the

Northern District of	California
People of the State of California, et al.	
Plaintiff) V.)	Civil Action No. 4:23-cv-05448
Meta Platforms, Inc., et al.	
Defendant)	
SUBPOENA TO PRODUCE DOCUMENT OR TO PERMIT INSPECTION OF PR	
To: Georgia Department of Education	
205 Jesse Hill Jr. Drive SE, Atlanta, GA 30334	
(Name of person to whom to	his subpoena is directed)
Place: Shook Hardy & Book Attachantifor Bluca Konyan	Date and Time:
Place: Shook, Hardy & Bacon, Attn: Jennifer Blues Kenyon 1230 Peachtree Street NE, Suite 1200	
Atlanta, GA 30309	10:00 AM ET on August 26, 2024
☐ Inspection of Premises: YOU ARE COMMANDED to other property possessed or controlled by you at the time, date, a may inspect, measure, survey, photograph, test, or sample the preplace:	nd location set forth below, so that the requesting party
The following provisions of Fed. R. Civ. P. 45 are attach Rule 45(d), relating to your protection as a person subject to a surespond to this subpoena and the potential consequences of not depote the consequences of the consequ	abpoena; and Rule 45(e) and (g), relating to your duty to
CLERK OF COURT	
	OR
	/s/ Ashley Simonsen
Signature of Clerk or Deputy Clerk	Attorney's signature
he name, address, e-mail address, and telephone number of the	attorney representing (name of party)
he name, address, e-mail address, and telephone number of the a leta Platforms, Inc. f/k/a Facebook, Inc., Instagram, LLC, Meta Payments, Inc. teta Platforms Technologies, LLC	who issues or requests this subpoena, are:
	rs, Los Angeles, CA 90067, 424-332-4782, asimonsen@cov.c

Notice to the person who issues or requests this subpoena

If this subpoena commands the production of documents, electronically stored information, or tangible things or the inspection of premises before trial, a notice and a copy of the subpoena must be served on each party in this case before it is served on the person to whom it is directed. Fed. R. Civ. P. 45(a)(4).

AO 88B (Rev. 02/14) Subpoena to Produce Documents, Information, or Objects or to Permit Inspection of Premises in a Civil Action (Page 2)

Civil Action No. 4:23-cv-01615

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 45.)

	<u> </u>				
☐ I served the subpoena by delivering a copy to the named person as follows:					
		on (date) ;	or		
	subpoena unexecuted because:				
		States, or one of its officers or agents, I e, and the mileage allowed by law, in the			
\$	·				
fees are \$	for travel and \$	for services, for a total of \$	0.00		
I declare under pe	enalty of perjury that this information is	is true.			
	_	Server's signature			
		Printed name and title			

Additional information regarding attempted service, etc.:

Print Save As... Add Attachment Reset

Federal Rule of Civil Procedure 45 (c), (d), (e), and (g) (Effective 12/1/13)

(c) Place of Compliance.

- (1) For a Trial, Hearing, or Deposition. A subpoena may command a person to attend a trial, hearing, or deposition only as follows:
- (A) within 100 miles of where the person resides, is employed, or regularly transacts business in person; or
- **(B)** within the state where the person resides, is employed, or regularly transacts business in person, if the person
 - (i) is a party or a party's officer; or
- (ii) is commanded to attend a trial and would not incur substantial expense.

(2) For Other Discovery. A subpoena may command:

- (A) production of documents, electronically stored information, or tangible things at a place within 100 miles of where the person resides, is employed, or regularly transacts business in person; and
 - **(B)** inspection of premises at the premises to be inspected.

(d) Protecting a Person Subject to a Subpoena; Enforcement.

(1) Avoiding Undue Burden or Expense; Sanctions. A party or attorney responsible for issuing and serving a subpoena must take reasonable steps to avoid imposing undue burden or expense on a person subject to the subpoena. The court for the district where compliance is required must enforce this duty and impose an appropriate sanction—which may include lost earnings and reasonable attorney's fees—on a party or attorney who fails to comply.

(2) Command to Produce Materials or Permit Inspection.

- (A) Appearance Not Required. A person commanded to produce documents, electronically stored information, or tangible things, or to permit the inspection of premises, need not appear in person at the place of production or inspection unless also commanded to appear for a deposition, hearing, or trial.
- (B) Objections. A person commanded to produce documents or tangible things or to permit inspection may serve on the party or attorney designated in the subpoena a written objection to inspecting, copying, testing, or sampling any or all of the materials or to inspecting the premises—or to producing electronically stored information in the form or forms requested. The objection must be served before the earlier of the time specified for compliance or 14 days after the subpoena is served. If an objection is made, the following rules apply:
- (i) At any time, on notice to the commanded person, the serving party may move the court for the district where compliance is required for an order compelling production or inspection.
- (ii) These acts may be required only as directed in the order, and the order must protect a person who is neither a party nor a party's officer from significant expense resulting from compliance.

(3) Quashing or Modifying a Subpoena.

- (A) When Required. On timely motion, the court for the district where compliance is required must quash or modify a subpoena that:
 - (i) fails to allow a reasonable time to comply;
- (ii) requires a person to comply beyond the geographical limits specified in Rule 45(c);
- (iii) requires disclosure of privileged or other protected matter, if no exception or waiver applies; or
 - (iv) subjects a person to undue burden.
- **(B)** When Permitted. To protect a person subject to or affected by a subpoena, the court for the district where compliance is required may, on motion, quash or modify the subpoena if it requires:
- (i) disclosing a trade secret or other confidential research, development, or commercial information; or

- (ii) disclosing an unretained expert's opinion or information that does not describe specific occurrences in dispute and results from the expert's study that was not requested by a party.
- (C) Specifying Conditions as an Alternative. In the circumstances described in Rule 45(d)(3)(B), the court may, instead of quashing or modifying a subpoena, order appearance or production under specified conditions if the serving party:
- (i) shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship; and
 - (ii) ensures that the subpoenaed person will be reasonably compensated.

(e) Duties in Responding to a Subpoena.

- (1) **Producing Documents or Electronically Stored Information.** These procedures apply to producing documents or electronically stored information:
- (A) Documents. A person responding to a subpoena to produce documents must produce them as they are kept in the ordinary course of business or must organize and label them to correspond to the categories in the demand.
- **(B)** Form for Producing Electronically Stored Information Not Specified. If a subpoena does not specify a form for producing electronically stored information, the person responding must produce it in a form or forms in which it is ordinarily maintained or in a reasonably usable form or forms.
- (C) Electronically Stored Information Produced in Only One Form. The person responding need not produce the same electronically stored information in more than one form.
- **(D)** Inaccessible Electronically Stored Information. The person responding need not provide discovery of electronically stored information from sources that the person identifies as not reasonably accessible because of undue burden or cost. On motion to compel discovery or for a protective order, the person responding must show that the information is not reasonably accessible because of undue burden or cost. If that showing is made, the court may nonetheless order discovery from such sources if the requesting party shows good cause, considering the limitations of Rule 26(b)(2)(C). The court may specify conditions for the discovery.

(2) Claiming Privilege or Protection.

- (A) Information Withheld. A person withholding subpoenaed information under a claim that it is privileged or subject to protection as trial-preparation material must:
 - (i) expressly make the claim; and
- (ii) describe the nature of the withheld documents, communications, or tangible things in a manner that, without revealing information itself privileged or protected, will enable the parties to assess the claim.
- **(B)** Information Produced. If information produced in response to a subpoena is subject to a claim of privilege or of protection as trial-preparation material, the person making the claim may notify any party that received the information of the claim and the basis for it. After being notified, a party must promptly return, sequester, or destroy the specified information and any copies it has; must not use or disclose the information until the claim is resolved; must take reasonable steps to retrieve the information if the party disclosed it before being notified; and may promptly present the information under seal to the court for the district where compliance is required for a determination of the claim. The person who produced the information must preserve the information until the claim is resolved.

(g) Contempt.

The court for the district where compliance is required—and also, after a motion is transferred, the issuing court—may hold in contempt a person who, having been served, fails without adequate excuse to obey the subpoena or an order related to it.

DEFINITIONS AND INSTRUCTIONS TO ATTACHMENT A

DEFINITIONS

- 1. The term "communication" means the transmittal of information (in the form of facts, ideas, inquiries or otherwise).
- 2. "Document" or "documents" shall have the broadest meaning ascribed to it by the Federal Rules of Civil Procedure, and includes, without limitation electronically stored information ("ESI") (including, without limitation, electronic databases and the data therein, all electronic messages or communications, electronic word processing documents, electronically stored voicemail, webpages, and social media posts) in accordance with any order in this case governing ESI at the time of production. Different versions of the same documents, including, but not limited to, drafts or documents with handwritten notations or marks not found in the original or on other copies are different documents.
 - 3. "You", "you", "Your", and "your" means the Georgia Department of Education.
- 4. "Relating" or "related to" means and includes referring to, concerning, referencing, mentioning, associated with, constituting, discussing, containing, embodying, recording, reflecting, identifying, summarizing, incorporating, and/or dealing with or pertaining to in any way.
 - 5. "And" includes "or", and vice versa.
 - 6. The singular form of a word or term includes the plural, and vice versa.
 - 7. The present tense of a verb includes the past tense, and vice versa.
- 8. The use of the article "the" shall not be construed as limiting the scope of any request.
 - 9. "Including" means "including without limitation."

- 10. "Any" includes "all", and vice versa.
- 11. The capitalized version of a word or term includes the lower case version of a word or term, and vice versa.
- 12. "Social Media Platforms" or "Platforms" means a digital service that facilitates interactions between two or more distinct but interdependent sets of users, including but not limited to Facebook, Instagram, Snapchat, TikTok, YouTube, Twitter (or "X"), Pinterest, LinkedIn, BeReal, Lapse, Reddit, Threads, VSCO, Goodreads, Quora, Discord, Twitch, and Tumblr.
- 13. "Young Users" means users of Social Platforms who are under 18 years of age when using the Platform(s).

All words, terms, and phrases not specifically defined herein are to be given their normal and customary meaning in the context in which they are used in these Requests.

INSTRUCTIONS

- 1. These Requests are intended to cover any and all documents in your possession, custody, or control, to the extent not privileged. Documents held by any office, department, board, commission, or instrumentality of the Georgia Department of Education are within your possession, custody, or control.
- 2. In accordance with ESI Protocol attached hereto as Attachment B, if you object to furnishing any of the documents or information requested by these Requests on the grounds of attorney-client privilege, work product, other privilege, or otherwise then, with respect to each such document:
 - a. state the nature of the privilege claimed;
 - b. state the date of each communication supporting the privilege claim;
 - c. identify all participants in the supporting communication;
 - d. state the specific grounds on which the objection is based; and

- e. identify the specific request calling for such information;
- 2. If you object to any Request on the grounds that it is vague or ambiguous, state: (i) the portions or terms of such Request that you claim to be vague or ambiguous; and (ii) the interpretation of the Request pursuant to which you provide a response.
- 3. Each request shall be deemed continuing, so as to require supplemental or mandatory responses should you obtain additional responsive information subsequent to your initial responses.
- 4. If you cannot fully respond to a particular Request after exercising due diligence to make inquiry and to secure the necessary information, provide a response to the extent possible, specifying your inability to respond to the remainder and providing whatever information or knowledge you have concerning the portion not responded to.
- 5. Each page of a produced document shall have a legible, unique page identifier ("Bates Number") and confidentiality legend (where applicable) on the face of the image at a location that does not obliterate, conceal, or interfere with any information from the source document. Redactions should be clearly marked or stamped on the page in such a way that it is clear from review that a portion of the image has been redacted.
- 6. All responsive and non-privileged electronic documents shall be produced in the format ordered by the Court in its ESI order.
- 7. All responsive electronic documents shall be produced in a format agreed upon by the parties, to include at least native versions of Excel spreadsheets and presentation files, with a Bates-stamped placeholder image.
- 8. Unless otherwise specified, the time period for these Requests is January 1, 2012 to the date of production of the Documents.

ATTACHMENT A

- 1. Research, investigations, studies, surveys, reports, evaluations, or analyses concerning the mental, social, emotional, or behavioral health of persons ages 13 to 18.
- 2. Programs, initiatives, efforts, or actions proposed or taken by the Georgia Department of Education to encourage or promote the use of Social Media Platforms.
- 3. Programs, initiatives, efforts, or actions proposed or taken by the Georgia Department of Education to address Young Users' use of Social Media Platforms, including any program, initiative, effort, or action to prevent, limit, encourage, or promote the use of Social Media Platforms by Young Users.
- 4. Studies, programs, initiatives, efforts, or actions proposed or taken by the Georgia Department of Education that sought to provide or promote internet access or phones, computers, tablets, or other electronic devices to Young Users.
- 5. Policies proposed, recommended, or enacted by the Georgia Department of Education regarding screen time and acceptable use of cell phones, computers, tablets, or other electronic devices by Young Users.
- 6. Complaints to the Georgia Department of Education by teachers or school districts regarding social media or cell phone use by Young Users and/or the need for acceptable use or other policies to address Young Users' use of social media or cell phones.
- 7. Complaints to the Georgia Department of Education by teachers or school districts regarding budget crises from inflation, underfunding, unfunded mandates, and other causes.
- 8. Documents related to state assessments in Georgia, including reports and analyses regarding the history of K-12 state assessment or standardized testing scores, performance by schools and/or school districts, and any other measures of school performance.
- 9. Georgia Department of Education's communications and/or collaboration with any Social Media Platform on any program, initiative or other action related to, or directed at, Young Users.
- 10. Georgia Department of Education's communications with any third party related to Young Users and/or Social Media Platforms.
- 11. Policies, procedures, and practices applicable to Georgia Department of Education and Georgia Department of Education employees regarding the use of Social Media Platforms, including any changes to these policies during the Relevant Period.

- 12. Legislation or policies proposed by, proposed on behalf of, or testified on by the Georgia Department of Education, regardless of whether such legislation or policies were enacted, regarding Young Users' use of Social Media Platforms.
- 13. Research, investigations, studies, surveys, reports, evaluations, or analyses related to Social Media Platforms, including the importance of Social Media Platforms and the use of Social Media Platforms by Young Users and the potential benefits and harms created by the use of Social Media Platforms.
- 14. Research, investigations, studies, surveys, reports, evaluations, or analyses related to Social Media Platforms regarding the impact of social media on the mental, social, emotional, or behavioral health of Young Users.
- 15. Research, investigations, studies, surveys, reports, evaluations, or analyses related to:
 - a. Features of Social Media Platforms that are psychologically or physically harmful to Young Users;
 - b. Features of Social Media Platforms that promote compulsive, prolonged, or unhealthy use by Young Users;
 - c. The impact of features of Social Media Platforms, including:
 - (1) Algorithmic recommendation and sequencing;
 - (2) Image filters;
 - (3) Use of multiple user accounts;
 - (4) Infinite scroll;
 - (5) Ephemeral content features;
 - (6) Autoplay;
 - (7) Quantification and display of likes; or
 - (8) Audiovisual and haptic alerts.
- 16. Research, investigations, studies, surveys, reports, evaluations, or analyses concerning the mental, social, emotional, or behavioral health of Young Users, including those related to the effects of:
 - a. Social Media Platforms usage;
 - b. Video games usage;
 - c. Cell phone usage;
 - d. Messaging usage;
 - e. Usage of other electronics apart from usage of Social Media Platforms;
 - f. COVID-19 and/or remote learning;
 - g. Use of drugs or alcohol;
 - h. The opioid and fentanyl epidemic;
 - i. Poverty, homelessness, lack of health insurance, and/or food insecurity;
 - j. Physical health including nutrition, exercise, weight management, sleeping habits, and sexual activity;
 - k. Family trauma or deaths;
 - 1. Academic pressure;
 - m. Violence, including school violence, domestic violence, gun violence, gun control and/or mass shootings;

- n. Bullying or verbal abuse apart from usage of Social Media Platforms;
- o. Political polarization;
- p. Natural disasters;
- q. Climate change;
- r. Discrimination and inequity;
- s. Global warfare and conflict; and
- t. Any other potential causes of harms to the mental, social, emotional, or behavioral health of Young Users.
- 17. Youth Risk Behavior Surveys conducted by the Georgia Department of Education or on its behalf.
- 18. Public or non-public meetings held by the Georgia Department of Education related to Social Media Platforms and use of Social Media Platforms by Young Users, including notices, meeting notes, PowerPoint presentations, internal memoranda, summaries, personal notes, or attendee lists.
- 19. Mental, social, emotional, or behavioral health services provided by the Georgia Department of Education to Young Users during the Relevant Period.
- 20. Budgeted and actual expenditures by the Georgia Department of Education during the Relevant Period related to Young Users' use of Social Media Platforms.
- 21. Policies, procedures, and practices related to the Georgia Department of Education's use of Social Media Platforms, including communication of information or promotion of Georgia Department of Education programs, initiatives, efforts, or actions on Social Media Platforms.
- 22. Georgia Department of Education's budget and actual expenditures during the Relevant Period, including expenditures on:
 - a. Digital advertisements by the Georgia Department of Education on Social Media Platforms; and
 - b. Digital advertisements by the Georgia Department of Education purchased through Social Media Platforms.

ATTACHMENT B

ς	Casea62341242056448387457RYGDodDoncente1115690 Filed 03/	/ 28/24 PRaggel 701 60269		
1 2 3 4 5 6 7	IN THE UNITED STATES DISTR			
8 9 10 11 12 13 14 15 16	IN RE: Social Media Adolescent Addiction/Personal Injury Products Liability Litigation This document relates to: ALL ACTIONS STIP ORD PRO ELECTIONS IN RE: Social Media Adolescent Addiction/Personal Injury Products Liability Case Hono Hono BY ORD PRO ELECTIONS DOC	No. 3047 No. 4:22-md-03047-YGR brable Yvonne Gonzalez Rogers brable Peter H. Kang PULATION AND [PROPOSED] DER GOVERNING THE DUCTION OF CTRONICALLY STORED DRMATION AND HARD COPY PUMENTS		
17				
18	This Order Governing the Production of Electronically Stored Information and Hard Copy			
19	Documents ("ESI Order") will govern discovery of electronically stored information and any hard			
20	copy documents in this Litigation as a supplement to the Federal Rules of Civil Procedure, this			
21	District's Guidelines for the Discovery of Electronically Stored Information, and any other			
22	applicable orders and rules. "This Litigation" includes all actions currently in MDL No. 3047, <i>In</i>			
23	Re: Social Media Adolescent Addiction/Personal Injury Products Liability, or hereafter added or			
24	transferred to MDL No. 3047, and all actions later remanded to their respective transferor courts.			
25	2. DEFINITIONS			

a) "Document" is defined to be synonymous in meaning and equal in scope to the usage of this term in Rules 26 and 34 of the Federal Rules of Civil Procedure and shall include Hard-Copy Documents and ESI.

26

27

28

- b) "Electronically stored information" or "ESI," as used herein has the same meaning as in Federal Rules of Civil Procedure 26 and 34.
- c) "Hard-Copy Document" means Documents existing in paper form at the time of collection.
- d) "Searchable Text" means the native text extracted from an Electronic Document and any Optical Character Recognition text ("OCR text") generated from a Hard-Copy Document or electronic image.

3. COOPERATION

The Parties are aware of the importance the Court places on cooperation and commit to cooperate in good faith throughout this Litigation consistent with this Court's Guidelines for the Discovery of ESI and this Court's Rules of Professional Conduct. The Parties will endeavor to cooperate in good faith and be reasonably transparent in all aspects of the discovery process.

4. LIAISON

The Parties will identify Discovery Liaisons to each other who are and will be knowledgeable about and responsible for discussing their respective ESI. Any Party is free to change their designated Discovery Liaison by providing written notice to the other Parties. Each Party's Discovery Liaison must: (a) be prepared to meet and confer on discovery-related matters and to participate in discovery dispute resolution; (b) be knowledgeable about the Party's discovery efforts; (c) be, or have reasonable access to those who are, familiar with the Party's electronic systems and capabilities in order to explain those systems and answer relevant questions; and (d) be, or have reasonable access to those who are knowledgeable about the technical aspects of discovery, including electronic document storage, organization, and format issues, and relevant information retrieval technology, including search methodology.

5. IDENTIFICATION OF CUSTODIANS AND DATA SOURCES

The parties will disclose information about custodians and custodial and non-custodial data sources likely to possess relevant or responsive information in accordance with Fed. R. Civ. P. 26 and this District's ESI Guidelines. The Parties will participate in Rule 26(f) discussions guided by this District's Checklist for Rule 26(f) Meet and Confer Regarding Electronically

Stored Information. After responses to Requests for Production under Fed. R. Civ. P. 34 have been served, the parties will meet and confer regarding those custodians and custodial and non-custodial data sources from which Documents and ESI will be collected for search and review for potential production in this litigation. The custodian and data source exchanges will include brief explanations of the rationale for their selections; for example, for custodians, their current job titles and descriptions of their work, and for data sources, location information and description.

6. INACCESSIBLE OR UNUSABLE ESI

2.1

If a Producing Party asserts that certain requested ESI is inaccessible or not "reasonably accessible," otherwise unnecessary, or if the Receiving Party asserts that, following production, certain ESI is not reasonably useable, the parties shall meet and confer to discuss resolving such assertions. The parties will exchange sufficient information to enable the parties to confer in good faith. If the parties cannot resolve any such disputes after such a meet and confer has taken place, the issue shall be presented to the Court for resolution.

7. KNOWN RESPONSIVE DOCUMENTS

Documents or ESI identified in a custodial or non-custodial file, or in a discrete folder or collection, that are known to a Producing Party through reasonable investigation to be responsive to a discovery request shall be collected for review without regard to whether the responsive content was located via any search methodology developed in accordance with this Order, and nothing about such review shall prevent the Producing Party from redacting or withholding and logging such documents for applicable privileges.

8. SEARCH METHODOLOGIES

The Parties shall adopt reasonable and proportionate methodologies to identify, search, collect, cull, review, and produce ESI as required under applicable legal standards. The Parties recognize and agree that each Party may use one or more methodologies to identify, search, collect, cull, review, and produce responsive and non-privileged ESI, including the use of keyword search terms and/or the use of technology assisted review ("TAR") as discussed further herein. The Parties further recognize that different data sets may implicate different methodologies to identify, search, collect, cull, review, and produce responsive and non-

privileged ESI. The Parties therefore agree to meet and confer in good faith regarding any potential disputes over their respective ESI productions.

9. HIT REPORTS AND SEARCH TERMS

ESI, the Producing Party shall disclose the search terms to the Requesting Party. The Parties shall meet and confer regarding any disputes over the disclosed search terms. In the event that a Producing Party claims burden with respect to modified and/or additional search terms proposed by a Requesting Party, the Producing Party shall provide a hit report for the terms at issue using industry-standard processing tools, such as NUIX or other similar tools. The Producing Party shall provide a hit report for the document collection where the terms were applied, including the following with respect to each proposed or modified search term in the collection:

- a) The number of documents with hits for that term; and
- b) The number of unique documents, i.e., documents which do not have hits for any other term.

If, after reviewing a hit report from a Producing Party, a Requesting Party so chooses, it may reasonably request a further hit report which includes:

- c) The number of family members, including the documents with hits, of the documents with hits for that term; and
- d) The number of unique family members of the documents with hits for that term.

If the ESI tool for the Producing Party is capable without undue burden of providing the number of family members and unique family members, then the Producing Party shall provide such further hit report. The Parties (including the person most knowledgeable about the capabilities of the Producing Party's ESI tool and the Requesting Party's person most knowledgeable about technical issues from its ESI service provider) shall meet and confer regarding any disputes over whether the Producing Party's ESI tool has the capability or not to provider either number of family members or number of unique family members.

The Parties shall meet and confer to resolve disagreements over the search terms or their application. To the extent the Parties are unable to reach agreement on the application of, or

procedures for, any search or filtering processes, the Parties shall fully comply with the provisions of this Court's Discovery Standing Order regarding the procedure for raising discovery disputes with the Court, including the meet and confer and certification requirements therein.

10. TECHNOLOGY ASSISTED REVIEW (TAR)

A Producing Party may use TAR (technology-assisted review) during the culling and review process of ESI, which may be applied in addition to search terms. If a Producing Party uses TAR to cull, filter out, or exclude documents from that Party's production, that Producing Party shall do the following:

- If a Producing Party chooses to apply both search terms and TAR to a review set, the Producing Party will disclose the search terms to all other Party/Parties.
- Disclose the name of the TAR tool or service used to all other Party/Parties.

11. VALIDATION

Each Producing Party shall take reasonable steps to validate its review process (i.e., using quality control measures to determine whether its production is missing relevant ESI or contains substantial amounts of irrelevant ESI) and make any necessary adjustments or corrections to its process. If, after reviewing a Producing Party's production, a Requesting Party reasonably requests additional information regarding the validation method(s) used by the Producing Party, the Producing Party will disclose the level of end-to-end recall (the percentage of responsive Documents in the collection which were identified as responsive by that Producing Party's methodology). If there remain disputes between the Parties regarding validation, the Parties shall meet and confer to resolve such disputes in good faith, including a reasonable discussion regarding the tool used and the parameters used to obtain or calculate the level of recall.

12. UNSEARCHABLE DOCUMENTS

The Producing Party shall use reasonable efforts to identify and review potentially responsive documents for which text-based search technologies are fundamentally ineffective.

13. SYSTEM FILES

Each Party will use its best efforts to filter out common system files and application executable files using the national software reference library ("NSRL") NIST hash set list. The

Parties also may filter out stand-alone files identified as zero bytes in size. Additional culling of file types based on file header information may be applied to the following, provided these files are not known to be otherwise attached, embedded in, or included with an otherwise responsive document, or are not themselves reasonably known to contain information responsive or contain responsive data or are used to interface with users or interact with or access individual or aggregated user data: Application Package File, Backup Files, Batch Files, Binary Disc Image, C++ File Formats, Cascading Style Sheet, Configuration File, Database File, Dictionary Files, Dynamic Link Library, Event Log Files, Executable Files, Hypertext Cascading Stylesheet, Java Archive Files, JavaScript Files, JavaScript Source Code and Class Files, Macintosh Resource Fork Files, Package Manager Files, Program Files, Program Installers, Python Script Files, Shell Script Files, System or Temporary Files, Thumbnail Cache Files, Troff Files, Truetype Font Files, Windows Cabinet File, Windows Command Files, Windows File Shortcut, Windows Help Files, Windows Metafiles and Enhanced Metafiles, Windows Spool Files, Windows System File.

14. **DEDUPLICATION**

2.1

Each Producing Party shall make reasonable efforts to globally deduplicate exact duplicate Documents within that Producing Party's ESI data set across all custodial and non-custodial sources at the family level using either MD5 hash values or SHA hash values or any other agreed-upon (and disclosed) industry-standard deduplication technology. The Parties shall reach agreement on such other deduplication technology and shall reach agreement on how their deduplication tools shall identify exact duplicates of documents in a manner that is consistent with the disclosed tools and technologies a Producing Party is using. The Parties shall reach agreement on how to identify exact duplicates of emails using industry-standard commercially available software tools or services, which may for example calculate hash values of emails based on concatenated values of agreed-upon email fields and/or hash values of attachments, or which may use any other method the Parties agree upon. Having further met and conferred in keeping with the previous sentence, the Parties shall calculate deduplication hash values for emails on the concatenated values set forth in and in accordance with the documentation specifications of the disclosed deduplication tools to be used in this Litigation (i.e., RelativityOne, Relativity Server,

and Nuix); however, if Nuix is used, the Producing Party shall select the optional field "Include Bcc" as an additional field to add to the default ones.

The Parties shall not withhold from production near-duplicates without meeting and conferring on this issue.

The names of all custodians who were either identified as custodians for purposes of collection for this matter (or otherwise known by the Producing Party to have been in possession or custody of a document prior to deduplication) will be populated in the ALL CUSTODIANS metadata field for the produced version of a document that has duplicates removed from production. The original file paths (if any exist) of a document prior to deduplication will be populated in the ALL FILE PATHS metadata field of the produced document.

15. EMAIL THREADING

2.1

The Parties may use analytics technology to identify email threads and shall produce the unique most inclusive copy and related family members. Where multiple email messages are part of a single chain or "thread," a Party is only required to produce the most inclusive copy of an email message(s) ("Last In Time Email(s)") and need not produce earlier, lesser inclusive email messages or "thread members," provided that the tool or software service being used to perform threading is disclosed. A Producing Party may exclude from production lesser inclusive copies of the most inclusive email message in the thread, where the entire body of each of those lesser inclusive copies is included within the Last in Time Email. The Producing Party will honor reasonable requests to produce lesser inclusive copies of a Last In Time Email or other earlier chains of emails otherwise excluded by email thread suppression.

The Parties shall treat new or different email chains or threads pursuant to further agreement on safeguards or guidelines for defining emails threads which reasonably take into account the capabilities of the email threading/dethreading/hyperthreading tools used by each Defendant (which shall be disclosed to Plaintiffs).

16. SOURCE CODE

The Parties will meet and confer to address the production and/or inspection of source code and entering into a separate order governing the same if needed.

17. PRODUCTION FORMATS

2.1

The Parties agree to produce documents and data in the formats described in **Appendix 1** to this ESI Order. If particular documents or categories of documents identified in response to document requests warrant a different format, the Parties will cooperate to arrange for the mutually acceptable production of such documents. The Parties further agree not to degrade the searchability of documents as part of the document production process.

In addition, the Parties agree that the production and production format of social media and/or user account information is not covered by this agreement and to meet and confer on the production and production format, including metadata, for social media and/or user account information.

18. PHASING

Once the Parties begin propounding discovery requests pursuant to Fed. R. Civ. P. 34, the Parties agree to meet and confer regarding appropriate phasing for the production of ESI.

19. MISCELLANEOUS PROVISIONS

- a) Production of Plaintiffs ESI and Case-Specific Materials. Subject to any further agreement among the Parties or Order of the Court, the Parties shall produce case-specific documents (i.e., documents specific to the claim of a given Plaintiff, produced by Plaintiffs or Defendants) for any Plaintiff in discovery pools or other selections designed to inform bellwether selection, including those selected for a bellwether trial, in accordance with the production format specified herein, provided, however, that the Producing Party may elect to produce such materials in their native format. To the extent production of case-specific documents for any Plaintiff selected for a bellwether trial presents an issue for any Party, the Parties shall reasonably confer, and may present any disputes to the Court or its designee. The Parties shall further agree to confer concerning the production format and associated matters (e.g., hosting platform) for case-specific documents produced in the cases of other Plaintiffs.

 Nothing herein shall limit Defendant's right to seek discovery from any Plaintiff.
- b) Translations Of Produced Materials. The Producing Party has no obligation to

create a translation of the Documents or any portion thereof. For any foreign-language documents responsive to document requests that a Party reasonably knows as the result of a reasonable investigation have been translated into the English language using human translators or through machine translation for its own purposes, except to the extent such translation is protected by attorney-client or work-product privileges, the Producing Party shall produce the translation of the original document with the original. The parties will meet and confer as necessary concerning procedures for using translations at depositions and at trial. In the event the Parties cannot reach agreement, the matter may be submitted to the Court for determination.

- c) Third-Party Documents. A Party that issues a Non-Party subpoena ("Issuing Party") shall include a copy of this Order with the subpoena and state that (1) the subpoenaed Non-Party should produce Documents in response to the subpoena to all Parties; and (2) the Parties to this Litigation have requested that Third Parties produce Documents in accordance with the specifications set forth herein. If the subpoenaed Non-Party produces Documents to the Issuing Party but does not produce those Documents to other Parties, the Issuing Party shall produce such Documents to those other Parties within 14 days of receiving the Documents, except where the Documents are to be used in a deposition, in which case the Issuing Party shall produce such Documents to all other Parties no later than three (3) days prior to the deposition, or as soon as reasonably practicable if such production occurs thereafter. Nothing in this Order is intended or may be interpreted to narrow, expand, or otherwise affect the rights of the Parties or Third Parties to object to a subpoena. If the Non-Party production is not Bates-stamped, the Parties will meet and confer to agree upon a format for designating the documents with a unique Bates Number prefix.
- d) <u>Documents Produced by Parties Presumption of Authenticity</u>. In order to reduce the number of requests for admission, this Order establishes a rebuttable presumption that documents produced by the Parties are authentic, if said documents were either created or authored by the producing Party, or any of its employees, agents, or

contractors, so long as the employees', agents', or contractors' work was performed in connection with a project or assignment sponsored by the producing Party. No further evidence to establish authenticity need be provided. Nothing in this paragraph shall be deemed to waive any other evidentiary objection a party may have, including but not limited to hearsay, foundation/personal knowledge, or relevance.

- e) **Re-productions.** Notwithstanding any provisions to the contrary, re-production of discrete sets of documents from another litigation, arbitration, government inquiry, or other matter may be re-produced in the same manner and form as originally produced in the other matter, provided however that a party will re-produce documents in a different format for good cause shown. This provision does not waive the right of a party to object to any requests for reproduction of production files from another litigation, arbitration, government inquiry, or other matter.
- f) <u>Modification</u>. This ESI Order may be modified by a Stipulated Order of the Parties or by the Court for good cause shown.
- g) Good Faith. The Parties will act in good faith as required by law and use these procedures to identify and reduce the potential for disputes.
- h) <u>Continuing Obligations</u>. The Parties recognize that discovery shall be an iterative and cooperative process. The Parties will continue to meet and confer regarding any issues as reasonably necessary and appropriate. This Order does not address or resolve any objections to the Parties' respective discovery requests.
- i) <u>Reservation of Rights</u>. The Parties agree that any topic not addressed herein is neither a waiver nor acknowledgement of agreement by either Party.
- IT IS SO STIPULATED, through Counsel of Record.

Case423:22-05:40804GFYGFDoDoorumente101.590 FFileed 003/12842244 Patgrey & 1821f050269

1	DATED: March 15, 2024	Respectfully submitted,
2		∕ <u>s∕ Lexi J. Hazam</u> LEXI J. HAZAM
3		LIEFF CABRASER HEIMANN &
4		BERNSTEIN, LLP 275 BATTERY STREET, 29th FLOOR
5		SAN FRANCISCO, CA 94111-3339
6		Telephone: 415-956-1000 lhazam@lchb.com
7		
8		PREVIN WARREN
9		MOTLEY RICE LLC 401 9th Street NW Suite 630
		Washington DC 20004
10		T: 202-386-9610 pwarren@motleyrice.com
11		
12		Co-Lead Counsel
13		CHRISTOPHER A. SEEGER
14		SEEGER WEISS, LLP 55 CHALLENGER ROAD, 6TH FLOOR
15		RIDGEFIELD PARK, NJ 07660 Telephone: 973-639-9100
		Facsimile: 973-679-8656
16		cseeger@seegerweiss.com
17		Counsel to Co-Lead Counsel
18		JENNIE LEE ANDERSON
19		ANDRUS ANDERSON, LLP
20		155 MONTGOMERY STREET, SUITE 900
21		SAN FRANCISCO, CA 94104 Telephone: 415-986-1400
		jennie@andrusanderson.com
22		Liaison Counsel
23		MATTHEW DED CMAN
24		MATTHEW BERGMAN GLENN DRAPER
25		SOCIAL MEDIA VICTIMS LAW CENTER
26		821 SECOND AVENUE, SUITE 2100 SEATTLE, WA 98104
27		Telephone: 206-741-4862 matt@socialmediavictims.org
28		glenn@socialmediavictims.org
20		

ç	a See \$ 12 2 - 0 5 2 4 4 8 0 4 7 FY G FD o Doort emie 10 1 5 9 0 FFI leed 0 2 3 / 12 2 4 P 1 Figgery \$ 28 8 f 0 3 0 2 6 9
1	LAMES I DILSDORDOW
	JAMES J. BILSBORROW WEITZ & LUXENBERG, PC
2	700 BROADWAY
3	NEW YORK, NY 10003 Telephone: 212-558-5500
4	Facsimile: 212-344-5461
5	jbilsborrow@weitzlux.com PAIGE BOLDT
6	WATTS GUERRA LLP
	4 Dominion Drive, Bldg. 3, Suite 100 San Antonio, TX 78257
7	T: 210-448-0500
8	PBoldt@WattsGuerra.com
9	THOMAS P. CARTMELL
10	WAGSTAFF & CARTMELL LLP
11	4740 Grand Avenue, Suite 300 Kansas City, MO 64112
	T: 816-701 1100
12	tcartmell@wcllp.com
13	JAYNE CONROY
14	SIMMONS HANLY CONROY, LLC 112 MADISON AVE, 7TH FLOOR
15	NEW YORK, NY 10016
	Telephone: 917-882-5522
16	jconroy@simmonsfirm.com CARRIE GOLDBERG
17	C.A. GOLDBERG, PLLC
18	16 Court St. Brooklyn, NY 11241
19	T: (646) 666-8908
	carrie@cagoldberglaw.com
20	SIN-TING MARY LIU
21	AYLSTOCK WITKIN KREIS &
22	OVERHOLTZ, PLLC 17 EAST MAIN STREET, SUITE 200
23	PENSACOLA, FL 32502
24	Telephone: 510-698-9566
	mliu@awkolaw.com
25	ANDRE MURA
26	GIBBS LAW GROUP, LLP 1111 BROADWAY, SUITE 2100
27	OAKLAND, CA 94607
28	Telephone: 510-350-9717 amm@classlawgroup.com

C	Ca Casa 4 e 2 3 : 2 2 - 0 5 c 4 - 0 3 0 4 G F P G F D o Dource m te 10 1 5 - 9 0 FF Head 1 0 23 1 1 22 4 1 P A Greg 4 3 3 4 f o 3 0 2 6 9
1	
1	
2	
3	EMMIE PAULOS LEVIN PAPANTONIO RAFFERTY
4	316 SOUTH BAYLEN STREET, SUITE 600
	PENSACOLA, FL 32502
5	Telephone: 850-435-7107 epaulos@levinlaw.com
6	epaulos@ievilliaw.com
7	ROLAND TELLIS
8	DAVID FERNANDES BARON & BUDD, P.C.
o	15910 Ventura Boulevard, Suite 1600
9	Encino, CA 91436
10	Telephone: (818) 839-2333
	Facsimile: (818) 986-9698
11	rtellis@baronbudd.com dfernandes@baronbudd.com
12	diemandes would on oudd. Som
13	ALEXANDRA WALSH
13	WALSH LAW 1050 Connecticut Ave, NW, Suite 500
14	Washington D.C. 20036
15	T: 202-780-3014
16	awalsh@alexwalshlaw.com
16	MICHAEL M. WEINKOWITZ
17	LEVIN SEDRAN & BERMAN, LLP
18	510 WALNUT STREET
10	SUITE 500 PHILADELPHIA, PA 19106
19	Telephone: 215-592-1500
20	mweinkowitz@lfsbalw.com
21	DIANDRA "FU" DEBROSSE ZIMMERMANN
22	DICELLO LEVITT
	505 20th St North
23	Suite 1500 Birmingham, Alabama 35203
24	Telephone: 205.855.5700
25	fu@dicellolevitt.com
26	
27	
28	

C	Cascometer 23:22-05:04-08-04-03-P/GPD o Dourcemente 101.5-90 Filebook 003/1234/2244 Pargrey 4:58-6 fc36-02-69
1	
	RUSSELL COLEMAN
2	Attorney General
3	Commonwealth of Kentucky
4	/s/ J. Christian Lewis
5	J. Christian Lewis (KY Bar No. 87109), Pro hac vice
	Philip Heleringer (KY Bar No. 96748),
6	Pro hac vice
7	Zachary Richards (KY Bar No. 99209),
8	Pro hac vice app. forthcoming Daniel I. Keiser (KY Bar No. 100264),
	Pro hac vice
9	Matthew Cocanougher (KY Bar No. 94292),
10	Pro hac vice Assistant Attorneys General
11	1024 Capital Center Drive, Suite 200
11	Frankfort, KY 40601
12	CHRISTIAN.LEWIS@KY.GOV
13	PHILIP.HELERINGER@KY.GOV ZACH.RICHARDS@KY.GOV
1.4	DANIEL.KEISER@KY.GOV
14	MATTHEW.COCANOUGHER@KY.GOV
15	Phone: (502) 696-5300
16	Fax: (502) 564-2698
17	Attorneys for Plaintiff the Commonwealth of
	Kentucky
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	

Ç	a Same \$4 - 2 3 - 2 2 - 0 5 5 4 4 8 0 4 7 FY G FD o Doort comme in 1. 5 - 9 0
1	
1	COVINGTON & BURLING LLP
2	By: <u>/s/ Ashley M. Simonsen</u>
3	Ashley M. Simonsen, SBN 275203
4	COVINGTON & BURLING LLP 1999 Avenue of the Stars
7	Los Angeles, CA 90067
5	Telephone: (424) 332-4800
6	Facsimile: + 1 (424) 332-4749 Email: asimonsen@cov.com
7	Eman. asimonsen@cov.com
,	Phyllis A. Jones, pro hac vice
8	Paul W. Schmidt, pro hac vice
9	COVINGTON & BURLING LLP One City Center
4.0	850 Tenth Street, NW
10	Washington, DC 20001-4956
11	Telephone: +1 (202) 662-6000
12	Facsimile: + 1 (202) 662-6291 Email: pajones@cov.com
12	Eman. pajones@cov.com
13	Attorney for Defendants Meta Platforms, Inc.
14	f/k/a Facebook, Inc.; Facebook Holdings,
1.5	LLC; Facebook Operations, LLC; Facebook Payments, Inc.; Facebook Technologies, LLC;
15	Instagram, LLC; Siculus, Inc.; and Mark Elliot
16	Zuckerberg
17	FAEGRE DRINKER LLP
18	By: /s/ Andrea Roberts Pierson
	Andrea Roberts Pierson, pro hac vice
19	FAEGRE DRINKER LLP 300 N. Meridian Street, Suite 2500
20	Indianapolis, IN 46204
21	Telephone: + 1 (317) 237-0300
21	Facsimile: + 1 (317) 237-1000 Email: andrea.pierson@faegredrinker.com
22	Eman. andrea.pierson@raegredrinker.com
23	Amy R. Fiterman, pro hac vice
24	FAEGRE DRINKER LLP 2200 Wells Fargo Center
	90 South Seventh Street
25	Minneapolis MN 55402
26	Telephone: +1 (612) 766 7768
27	Facsimile: + 1 (612) 766 1600 Email: amy.fiterman@faegredrinker.com
<i>Δ1</i>	Eman. amy.merman@raegreurmker.com
28	Geoffrey M. Drake, pro hac vice

	asesees. Ex-usuraconora Groodwittements oo miteentalaa en enterioralizatizat Patente lootos (209
1	KING & SPALDING LLP
2	1180 Peachtree Street, NE, Suite 1600
	Atlanta, GA 30309 Telephone: +1 (404) 572 4726
3	Email: gdrake@kslaw.com
4	David P. Mattern, pro hac vice
5	KING & SPALDING LLP
6	1700 Pennsylvania Avenue, NW, Suite 900 Washington, D.C. 20006
7	Telephone: +1 (202) 626 2946
8	Email: dmattern@kslaw.com
	Attorneys for Defendants TikTok Inc. and
9	ByteDance Inc.
10	MUNGER, TOLLES & OLSEN LLP
11	By: /s/ Jonathan H. Blavin Jonathan H. Blavin, SBN 230269
12	MUNGER, TOLLES & OLSON LLP
13	560 Mission Street, 27th Floor San Francisco, CA 94105-3089
	Telephone: (415) 512-4000
14	Facsimile: (415) 512-4077
15	Email: jonathan.blavin@mto.com
16	Rose L. Ehler (SBN 29652)
17	Victoria A. Degtyareva (SBN 284199) Laura M. Lopez, (SBN 313450)
18	Ariel T. Teshuva (SBN 324238)
	MUNGER, TOLLES & OLSON LLP 350 South Grand Avenue, 50th Floor
19	Los Angeles, CA 90071-3426
20	Telephone: (213) 683-9100 Facsimile: (213) 687-3702
21	Email: rose.ehler@mto.com
22	Email: victoria.degtyareva@mto.com Email: Ariel.Teshuva@mto.com
23	Eman. Arier. resnuva@mto.com
24	Lauren A. Bell (<i>pro hac vice forthcoming</i>) MUNGER, TOLLES & OLSON LLP
	601 Massachusetts Ave., NW St.,
25	Suite 500 E Washington, D.C. 20001, 5360
26	Washington, D.C. 20001-5369 Telephone: (202) 220-1100
27	Facsimile: (202) 220-2300
28	Email: lauren.bell@mto.com
ı	·· · · · · · · · · · · · · · · · · · ·

Case423:22-05:40804GFYGFDoDoorumente101.590 FFileed 003/1224/1224 Patgrey & 788 f 03/02/69

ς	a Same 4 c 2 3 : 2 2 - 0 5 5 4 4 0 8 0 4 7 FY G FD o Dourcum me 10 1 5 9 0 FF1 level 1 0 22 1 1 1 22 4 1 22 4 P 2 7 2 9 9 6 1 0 5 1 0 2 6 9
1	A_{M}
1	Attorneys for Defendant Snap Inc.
2	WILSON SONSINI GOODRICH & ROSATI
3	Professional Corporation
4	<u>By: /s/ Brian M. Willen</u> Brian M. Willen (pro hac vice)
7	WILSON SONSINI GOODRICH & ROSATI
5	1301 Avenue of the Americas, 40th Floor
6	New York, New York 10019 Telephone: (212) 999-5800
7	Facsimile: (212) 999-5899
′	Email: bwillen@wsgr.com
8	Lauren Gallo White
9	Samantha A. Machock
10	WILSON SONSINI GOODRICH & ROSATI
10	One Market Plaza, Spear Tower, Suite 3300
11	San Francisco, CA 94105 Telephone: (415) 947-2000
12	Facsimile: (415) 947-2000
1.2	Email: lwhite@wsgr.com
13	Email: smachock@wsgr.com
14	Christopher Chiou
15	WILSON SONSINI GOODRICH & ROSATI
1.6	953 East Third Street, Suite 100
16	Los Angeles, CA 90013 Telephone: (323) 210-2900
17	Facsimile: (866) 974-7329
18	Email: cchiou@wsgr.com
	Attorneys for Defendants YouTube, LLC, Google
19	LLC, and Alphabet Inc.
20	
21	WILLIAMS & CONNOLLY LLP By: <u>/s/ Joseph G. Petrosinelli</u>
22	Joseph G. Petrosinelli (pro hac vice)
22	jpetrosinelli@wc.com
23	Ashley W. Hardin (<i>pro hac vice</i>) ahardin@wc.com
24	680 Maine Avenue, SW
	Washington, DC 20024
25	Telephone.: 202-434-5000
26	Fax: 202-434-5029
27	Attorneys for Defendants YouTube, LLC, Google
20	LLC, and Alphabet Inc.
28	

	azese e.cz-nathoodych choodwienieni aso miesingalza padesonocos
1	MORGAN, LEWIS & BOCKIUS LLP
2	By: <u>/s/ Stephanie Schuster</u>
3	Stephanie Schuster (<i>pro hac vice</i>) stephanie.schuster@morganlewis.com
	1111 Pennsylvania Avenue NW
4	NW Washington, DC 20004-2541 Tel.: 202.373.6595
5	
6	Yardena R. Zwang-Weissman (SBN 247111) yardena.zwang-weissman@morganlewis.com
7	300 South Grand Avenue, 22nd Floor
8	Los Angeles, CA 90071-3132 Tel.: 213.612.7238
9	Brian Ercole (<i>pro hac vice</i>) brian.ercole@morganlewis.com
10	600 Brickell Avenue, Suite 1600
11	Miami, FL 33131-3075 Tel.: 305.415.3416
12	
13	Attorneys for Defendants YouTube, LLC and Google LLC
14	IT IS ORDERED that the foregoing Agreement is approved.
15	\bigcirc
16	Dated: March 18, 2024
17	MAGISTRATE JUDGE PETER H. KANG
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	

Case423:22-05:40804GFYGFDoDoorumente101.590 Fillectl 003/12842244 Patgrey & 990 fo \$10269

2.1

APPENDIX 1: PRODUCTION FORMAT

- 1) **Production Components.** Except as otherwise provided below, ESI must be produced in accordance with the following specifications:
 - a) an ASCII delimited data file (.DAT) using standard delimiters;
 - b) an image load file (.OPT) that can be loaded into commercially acceptable production software (e.g. Concordance);
 - c) single page black-and-white TIFF images, or JPEG images when color is specified herein, or native files with single page placeholder TIFF images depending on the applicable production format for each type of file;
 - d) and document level .TXT files for all documents containing extracted full text or OCR text.
 - e) Family relationships between emails and their attachments, embedded files and their source document, and connected hardcopy documents will be maintained in production. Attachments should be consecutively produced with their parent.
 - f) If a particular document warrants a different production format, the Parties will cooperate in good faith to arrange for a mutually acceptable production format.
- 2) Production Media and Access Controls. Productions must be encrypted and produced through secure electronic means, such as secure file sharing methods (e.g. FTP), or on CD, DVD, flash drive or external hard drive ("Production Media"). Each piece of Production Media must identify a production number corresponding to the production volume (e.g. "VOL001"). Each piece of Production Media must also identify: (a) the case caption; (b) the following label: "This media contains material subject to Court Ordered security measures"; (c) the Producing Party's name; (d) the production date; (e) the Bates Number range of the materials contained on the Production Media.

Nothing in this ESI Order will preclude or impair any and all protections provided the Parties by any Protective Order(s) agreed and entered into by the Parties. Parties will use best efforts to avoid the unnecessary copying or transmittal of produced documents. If questions arise, the Parties will meet and confer to ensure security concerns are addressed prior to the exchange of

any documents.

- aproduction's data load file should match the total number of designated document breaks in the image load file should match the total number of pages referenced in a production's image load file should match the total number of pages referenced in a production's image load file should match the total number of TIFF files in the production. All images must be assigned a unique Bates number that is sequential within a given document and across the production sets. The Bates Numbers in the image load file must match the corresponding documents' beginning Bates numbers in the data load file. The total number of documents in a production should match the total number of records in the data load file. Load files must not vary in format or structure within a production, or from one production to another except by agreement of the Parties.
- 4) Metadata Fields. Each of the metadata and coding fields set forth below that can be extracted should be produced for each document, except that if the field contains privileged information, that privileged information may be redacted. However, to the extent that metadata does not exist, is not available for any documents produced, this provision shall not be read to require any Party to extract, capture, collect, manually populate, or produce such metadata, with the exception of the following: (a) BEGBATES, (b) ENDBATES, (c) BEGATTACH, (d) ENDATTACH, (e) PRODVOL, (f) ALL CUSTODIANS, (g) CONFIDENTIALITY, (h) REDACTIONS, (i) REDACTION TYPE, (j) HASHVALUE, (k) NATIVEFILEPATH, and (l) TEXTFILEPATH, which should be populated by the Party or the Party's vendor. The Parties will make reasonable efforts to ensure that metadata fields automatically extracted from the documents correspond directly to the information that exists in the original documents.

Field Name	Field Description
BEGBATES	Beginning Bates number for a particular document as stamped on the first production image for that document
ENDBATES	Ending Bates number as stamped on the last

Cases 4:23:22-05:14-08:04GP/GPDoDouctemeth 1.590 Filled 003/1284/224 Pages 2:298 fost 02:69

Field Name	Field Description
	production image for a particular document
BEGATTACH	First production Bates number of the first document in a family
ENDATTACH	Last production Bates number of the last document in a family
ATTACHCOUNT	Number of attachments to an e-mail or embedded parent, as generated by commercially available discovery processin tools.
ATTACHNAMES	Names of each individual Attachment, separated by semicolons.
PRODVOL	Production volume
ALLCUSTODIANS	List of all custodians associated with Document, i.e. "Custodian" + "Other Custodian" values delimited by semicolon.
ALLFILEPATHS	All original path(s) to the individual source file(s) when available in the ordinary course of business to and processable by the parties and their ESI vendors of choice. Includes paup to and including internal path of containers.
CONFIDENTIALITY	Confidentiality designation assigned to the document consistent with the Stipulated Protective Order governing this Litigation
NATIVEFILEPATH	Native File Link (Native Files only)
TEXTFILEPATH	Path to extracted text/OCR file for the document
HASHVALUE	MD5 hash value of the document
DOCUMENT TYPE	Descriptor for the type of document: "Edocument" for electronic documents not attached to e-mails; "E-mail" for all e-mails "E-attachment" for files that were attachment to e-mails; and "Physical" for hard copy physical documents that have been scanned and converted to an electronic image.
AUTHOR	Any value populated in the Author field of

Field Name	Field Description
	document properties
DOCDATE	Date the document was created according t filesystem information (format: MM/DD/YYYY)
DATELASTMODIFIED	Date when document was last modified according to filesystem information (forma MM/DD/YYYY)
LAST MODIFIED BY	Last person who modified (saved) a document, as generated by commercially available discovery processing tools.
TRACK CHANGES	Y if a document with track changes value, otherwise N or empty, if available separate from the HASHIDDENDATA flag
COMMENTS	Y if a document with comments, otherwise or empty, if available separately from the HASHIDDENDATA flag
HASHIDDENDATA	Y if a document with hidden content value otherwise N or empty
FILENAME	Filename of an electronic document
TITLE	Any value populated in the Title field of th document properties
DOCEXT	File extension of document pulled from the document properties
FROM	The sender of the email
ТО	All recipients that were included on the "Telline of the email
CC	All recipients that were included on the "C line of the email
BCC	All recipients that were included on the "BCC" line of the email
DATETIMERECEIVED	Date and time email was received (format: MM/DD/YYYY HH:MM)
DATETIMESENT	Date and time email was sent (format: MM/DD/YYYY HH:MM)

	1
	2
	3
	4
	5
	6
	7
	8
	9
1	0
1	1
1	2
1	3
1	4
1	5
1	6
1	7
	8
	9
2	0
2	1
	2
	3
2	4
2	5

Field Name	Field Description	
TIMEZONE	The timezone used to process the document	
EMAILSUBJECT	Subject line of email pulled from the document properties	
THREADID	If a threading tool is used for emails, the thread id generated by the threading tool.	
REDACTION TYPE ¹	General category of redaction reason as agreed to by the parties. For example, PII, SCA, CODE, and/or PRIV. If more than one, separate reasons by semicolons.	
REDACTIONS	Y if a document is redacted, otherwise N or empty	

5) TIFFs. Unless excepted below, single page, black and white, Group IV TIFFs should be provided, at least 300 dots per inch (dpi) for all documents. Each TIFF image must be named according to a unique corresponding Bates number associated with the document. Each image must be branded according to the Bates number and the agreed upon confidentiality designation. Original document orientation should be maintained (i.e., portrait to portrait and landscape to landscape). Where the TIFF image is unreadable or has materially degraded the quality of the original, the Producing Party shall provide a higher quality TIFF image or the native or original file. In addition, the Parties shall take reasonable efforts to process word processing documents (e.g., MS Word) with track changes and/or comments unhidden on the TIFF image.

6) Color. Word processing documents containing tracked changes shall be produced in color, as single-page, 300 dpi JPG images with JPG compression and a high quality setting as to not degrade the original image. The Producing Party shall comply with good faith by the Requesting Party to provide replacement color images for documents originally produced in black and white. A Party making such a request shall make the request by individual Bates

27

28

²⁶

¹ The Parties will provide specific information on any privilege(s) asserted in their privilege logs, in an overlay, or the redaction boxes. The "Redaction Reason" field is informational only for redaction type and shall not in any way limit a party's right to assert attorney-client privilege, attorney-work product privilege, and/or any other applicable privilege or protection.

27

28

number(s) and shall limit requests made pursuant to this paragraph to a reasonable number of documents.

- **7**) **Text Files.** A single multi-page text file must be provided for each document, and the filename should match its respective TIFF filename for the first page of that document. Extracted text shall be generated with commercially acceptable technology set to include all comments, revisions, tracked changes, speaker's notes and text from documents with comments or tracked changes, and hidden and very hidden worksheets, slides, columns and rows. When possible, the text of native files should be extracted directly from the native file. Parties will perform optical character recognition ("OCR") on foreign language documents using the appropriate settings for languages reasonably anticipated to be in the production following a meet and confer with the Requesting Party to identify those languages. Text files will not contain the redacted portions of the documents. A commercially acceptable technology for OCR should be used for all scanned, hard copy documents and for documents with redactions other than Excel files and other spreadsheets which shall be redacted in native format. Text extracted from emails should include the following header information where available: (1) the individuals to whom the communication was directed ("To"), (2) the author of the email communication ("From"), (3) who was copied and blind copied on such email ("CC" and "BCC"), (4) the subject line of the email ("RE" or "Subject"), and (5) the date and time of the email. To the extent the text extraction technology the Parties are using can be configured to include the text of any URLs or links, the Parties shall utilize that setting.
- Native files. Spreadsheets (*e.g.* MS Excel), and un-redacted presentations (e.g. Microsoft PowerPoint,) will be produced in native format to the extent that they are produced in this Litigation, audio, video, and multi-media files will be produced in native format. The Parties will meet and confer on the production of other file types, such as proprietary files, etc. Native files will be produced with a link in the NATIVEFILEPATH field, along with extracted text (where extracted text is available) and applicable metadata fields set forth in paragraph 4 above. A Bates numbered TIFF placeholder indicating that the document was provided in native format must accompany every native file. Where redaction makes production of native-format

files other than spreadsheets or presentations infeasible, the Parties will confer to determine a reasonably usable form for the production, but spreadsheets shall presumptively be redacted in native, and presentations presumptively redacted in image form, in these cases without the need for further conferring.

- hardcopy will be scanned to *.tiff image format and produced in accordance with the specifications set forth herein. Hard copy documents that are not text-searchable shall be made searchable by OCR prior to production. In scanning paper documents, distinct documents should not be merged into a single record, and single documents should not be split into multiple records (i.e., paper documents should be logically unitized). In the case of an organized compilation of separate documents (for example, a binder containing several separate documents behind numbered tabs), the document behind each tab should be scanned separately, but the relationship among the documents in the compilation should be reflected in the proper coding of the beginning and ending document and attachment fields. The Parties will make their best efforts to unitize the documents correctly. If relevant documents are maintained in a file, folder, envelope, binder, notebook or similar container used to store documents, all contents therein shall be reviewed for production and privilege. Document pages which have affixed notes, such as Post-it notes, should be imaged with and without the note attached.
- 10) Confidentiality Designation. All images will be stamped with the appropriate confidentiality designations in accordance with the Stipulated Protective Order entered in this Litigation. Each document produced in native format will have its confidentiality designation identified in the filename of the native file and indicated on its corresponding TIFF placeholder.
- 11) Bates Numbering. Bates numbering should be a consistent length across the production, contain no special characters, and be numerically sequential within a given document. If a Bates number or set of Bates numbers is skipped, the skipped number or set of numbers should be noted with a placeholder. Attachments to documents will be assigned Bates numbers that directly follow the Bates numbers on the documents to which they were attached.

In addition, wherever possible, each image will have its assigned Bates number electronically "burned" onto the image.

- information is stored in a database, or database management system, or proprietary system or application which has is directed to data storage as one of its primary functions, the Producing Party will identify the database and platform to the Requesting Party. The Producing Party shall produce exports and reports about such responsive information stored in such database, where such exports and reports shall be in a reasonably usable form, and information may be produced in CSV format, tab-delimited text format, Microsoft Excel format, or Microsoft Access format. If there are future disputes over the production of information from a database, the Parties shall meet and confer in good faith in an attempt to reach any further agreements (if needed) on the data to be produced and the format and scope of the production. The Producing Party will provide reasonable amounts of information about the databases to facilitate that discussion.
- inside a responsive document (including hyperlinked inside emails) within a Producing Party's custody, possession, or control, do not need to be produced in the first instance as part of the same family group as the Document residing at the location to which that hyperlink points. If there are particular hyperlinks identified by the Requesting Party in produced documents, the Requesting Party may submit a list of hyperlinks to a particular Producing Party for potentially relevant documents by identifying the Bates number and URL or link text for each requested link to the Producing Party, and the Producing Party will engage in reasonable efforts to locate the hyperlinked document at that location and either identify it by Bates number or provide any responsive, non-produced, and non-privileged documents. The number of hyperlinks a Requesting Party may identify to a Producing Party shall not be excessive and shall be reasonable, proportional to the needs of the case, and not unduly burdensome.
- **14) Embedded Objects.** The Parties agree non-substantive embedded objects, including, but not limited to, logos, icons, emoticons, and footers, may be culled from a document set (but not a document) and need not be produced as separate documents by a

28

Producing Party (i.e., such embedded objects will be produced within the document itself, rather than as separate documents). Embedded files, except for images (including but not limited to, logos, icons, emoticons), are to be produced as family groups. Embedded files should be assigned Bates numbers that directly follow the Bates numbers on the documents within which they are embedded.

- **15**) **Production of Family Groups and Relationships**. If any member of a family group is produced, all members of that group must also be produced or else logged as privileged, and no such member shall be withheld from production as a duplicate.
- Dynamic Fields. Documents with dynamic fields for file names, dates, and **16**) times will be imaged to show the field code (e.g., "[FILENAME]") where possible, rather than the values for such fields existing at the time the file is processed.
- **17**) **Time Zone**. The time zone used to process a document, including its metadata, shall be disclosed in the TIMEZONE metadata field consistent with Appendix 1, and shall be standardized for each Defendant across productions.

18) Redactions.

- A Producing Party may redact (i) information subject to the attorney client a) privilege or the work product protection (PRIV); (ii) information that cannot be disclosed pursuant to the Stored Communications Act (SCA); (iii) source code subject to separate agreement applicable to production of source code (CODE); (iv) personal identifying information (PII) including phone numbers, personal addresses, personal email addresses, the month and day of birth, driver's license numbers, and other PII agreed to by the Parties (for example, the Parties shall complete their meet and confer on whether or not to redact users' ages and years of birth). In any event, there shall be no redaction of illnesses, injuries, and medical diagnoses. To the extent a document or pleading contains PII, the Parties shall designate such documents at the appropriate Confidentiality level under the Protective Order and shall comply with Fed. R. Civ. P. 5.2 with regard to filings with the Court.
- No redactions for relevance may be made within a produced document or ESI b) item. If, during the course of discovery, the Parties identify other kinds of information that any STIP. & [Proposed] Order Governing the

Party has a reasonable basis for redacting, the Parties will meet and confer on a case-by-case basis regarding that information before such redactions are made. If the Parties cannot agree, they may seek resolution from the Court.

- c) The Producing Party will indicate, on the face of the redaction, the asserted reason(s) for the redaction (PII, SCA, CODE, and/or PRIV) and the REDACTION TYPE metadata field shall indicate that the document contains redactions and the reason(s) for the redaction.
- d) Notwithstanding the foregoing, this provision shall not be read to prohibit redactions permitted under any applicable U.S. law or Protective Order.
- e) Where a responsive document contains both redacted and non-redacted content, the Parties shall produce the non-redacted portions of the document and the OCR text corresponding to the non-redacted portions.
- f) Native Redactions. Spreadsheet files requiring redaction, including without limitation Microsoft Excel files, shall be redacted and produced natively (unless the Parties agree to production in some other format). In addition, a Producing Party may natively redact other files that cannot be properly imaged for redaction.
- g) All images of redacted files shall be processed to show all comments, revision marks, speaker notes, marks made in track changes, or other user-entered data which are visible in a normal view of the document in its native application, unless such material is redacted and marked as redacted in accordance with this section. Where possible, any occurrences of date/time auto-field items, including in headers and footers, will be removed and replaced with the term AUTODATE to prevent the current date from being printed. Email header information (e.g., date and/or subject line) shall not be redacted unless it is independently privileged. The Parties shall honor reasonable requests for the production of particular redacted documents in other formats where the image is not reasonably usable.
- h) Color. Redacted versions of documents that would have been produced in color in their un-redacted form shall be produced in color as detailed herein.

-) **Exception Files**. The Parties will use reasonable efforts to address processing exceptions.
- data that can reasonably be extracted and produced in the formats described herein is identified on a mobile or handheld device, that data shall be produced in accordance with the generic provisions of this protocol. To the extent that responsive data identified on a mobile or handheld device is not susceptible to normal production protocols, the Parties will meet and confer to address the identification, production, and production format of any responsive documents and data contained on any mobile or handheld device.

COVINGTON

BEIJING BOSTON BRUSSELS DUBAI FRANKFURT
JOHANNESBURG LONDON LOS ANGELES NEW YORK
PALO ALTO SAN FRANCISCO SEOUL SHANGHAI WASHINGTON

July 23, 2024

Covington & Burling LLP The New York Times Building 620 Eighth Avenue New York, NY 10018-1405 T +1 212 841 1000

DELIVERED VIA PROCESS SERVER

Maine Department of Health & Human Services 109 Capital Street Augusta, ME 04330

Re: People of the State of California v. Meta Platforms, Inc., 4:23-cv-05448

Dear Sir/Madam:

Enclosed please find a subpoena being served upon you in connection with the above-captioned litigation currently pending in the U.S. District Court for the Northern District of California. I represent Defendants Meta Platforms, Inc.; Instagram, LLC; Meta Payments, Inc. and Meta Platforms Technologies, LLC (collectively, the "Meta Defendants") in this matter.

The document subpoena requests the production of specific documents identified in the attached subpoena (see Attachment A to the subpoena), which are requested to be produced by 10:00 a.m. on August 22, 2024. We are willing to work with you on the time, date, location, method and manner of document production, as well as answer any questions or concerns you may have regarding subpoena compliance. It is sufficient compliance with this subpoena if you electronically transmit a copy of the requested documents to the undersigned. As such, please contact me at cyeung@cov.com and 212-841-1262, to discuss document production and subpoena compliance, unless you are already represented by counsel in connection with this matter.

The Court is currently considering whether the Maine Attorney General's Office has control over the Maine Department of Health & Human Services' information for the purposes of discovery in this action. If the Court rules that the Maine Attorney General's Office has control over the Maine Department of Health & Human Services' information, the Maine Attorney General has pending discovery requests that seek this agency's documents. By serving this subpoena, the Meta Defendants do not waive their position in the state agency dispute, nor do the Meta Defendants in any way waive rights to compel the Maine Attorney General to produce the Maine Department of Health & Human Services' information as part of discovery in this action. However, to avoid further delay in the production of information from the Maine Department of Health & Human Services, the Meta Defendants are serving the attached subpoena to request the timely production of this information.

COVINGTON

Your anticipated time and assistance with this matter is greatly appreciated.

Best regards,

/s/ Christopher Y.L. Yeung

Christopher Y.L. Yeung

Enclosed: Subpoena, Attachment A, and Attachment B

AO 88B (Rev. 02/14) Subpoena to Produce Documents, Information, or Objects or to Permit Inspection of Premises in a Civil Action

United States District Court

for the

Northern District of California

People of the State of California, et al.	
Plaintiff	_)
V.) Civil Action No. 4:23-cy-05448
Meta Platforms, Inc., et al.)
	_)
Dejenumi	,
	CUMENTS, INFORMATION, OR OBJECTS ON OF PREMISES IN A CIVIL ACTION
To: Maine Department of Health and Human Service 109 Capitol St, Augusta, ME 04330	es
(Name of person	on to whom this subpoena is directed)
documents, electronically stored information, or object material: See Attachment A.	ts, and to permit inspection, copying, testing, or sampling of the
Place: G&F Reporting	Date and Time:
Place: G&F Reporting 75 York Street, Suite 2	Date and Time:
75 York Street, Suite 2 Portland, ME 04101	August 22, 2024, 10:00 a.m.
75 York Street, Suite 2 Portland, ME 04101 ☐ Inspection of Premises: YOU ARE COMMA other property possessed or controlled by you at the time	
75 York Street, Suite 2 Portland, ME 04101 ☐ Inspection of Premises: YOU ARE COMMA other property possessed or controlled by you at the tin may inspect, measure, survey, photograph, test, or sam Place: The following provisions of Fed. R. Civ. P. 45 Rule 45(d), relating to your protection as a person subject of this subpoena and the potential consequence	August 22, 2024, 10:00 a.m. NDED to permit entry onto the designated premises, land, or me, date, and location set forth below, so that the requesting party uple the property or any designated object or operation on it. Date and Time: are attached – Rule 45(c), relating to the place of compliance; ject to a subpoena; and Rule 45(e) and (g), relating to your duty to
75 York Street, Suite 2 Portland, ME 04101 ☐ Inspection of Premises: YOU ARE COMMA other property possessed or controlled by you at the tin may inspect, measure, survey, photograph, test, or sam Place: The following provisions of Fed. R. Civ. P. 45 Rule 45(d), relating to your protection as a person subjects of this subpoena and the potential consequence	August 22, 2024, 10:00 a.m. NDED to permit entry onto the designated premises, land, or me, date, and location set forth below, so that the requesting party uple the property or any designated object or operation on it. Date and Time: are attached – Rule 45(c), relating to the place of compliance; ject to a subpoena; and Rule 45(e) and (g), relating to your duty to
75 York Street, Suite 2 Portland, ME 04101 ☐ Inspection of Premises: YOU ARE COMMA other property possessed or controlled by you at the time may inspect, measure, survey, photograph, test, or same. Place: The following provisions of Fed. R. Civ. P. 45 Rule 45(d), relating to your protection as a person subject of this subpoena and the potential consequence of the control of the potential consequence	August 22, 2024, 10:00 a.m. NDED to permit entry onto the designated premises, land, or me, date, and location set forth below, so that the requesting party aple the property or any designated object or operation on it. Date and Time: are attached – Rule 45(c), relating to the place of compliance; sect to a subpoena; and Rule 45(e) and (g), relating to your duty to es of not doing so. OR
75 York Street, Suite 2 Portland, ME 04101 Inspection of Premises: YOU ARE COMMA other property possessed or controlled by you at the tin may inspect, measure, survey, photograph, test, or sam Place: The following provisions of Fed. R. Civ. P. 45 Rule 45(d), relating to your protection as a person subject of this subpoena and the potential consequence of the	August 22, 2024, 10:00 a.m. NDED to permit entry onto the designated premises, land, or me, date, and location set forth below, so that the requesting party uple the property or any designated object or operation on it. Date and Time: are attached – Rule 45(c), relating to the place of compliance; ject to a subpoena; and Rule 45(e) and (g), relating to your duty to es of not doing so. OR /s/ Ashley Simonsen

Notice to the person who issues or requests this subpoena

If this subpoena commands the production of documents, electronically stored information, or tangible things or the inspection of premises before trial, a notice and a copy of the subpoena must be served on each party in this case before it is served on the person to whom it is directed. Fed. R. Civ. P. 45(a)(4).

AO 88B (Rev. 02/14) Subpoena to Produce Documents, Information, or Objects or to Permit Inspection of Premises in a Civil Action (Page 2)

Civil Action No. 4:23-cv-05448

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 45.)

date)	abpoena for (name of individual and title, if an		
☐ I served the s	ubpoena by delivering a copy to the nar	med person as follows:	
		on (date) ;	or
☐ I returned the	subpoena unexecuted because:		
tendered to the v		States, or one of its officers or agents, I e, and the mileage allowed by law, in the	
fees are \$	for travel and \$	for services, for a total of \$	0.00
I declare under p	penalty of perjury that this information i	s true.	
::		Server's signature	
		Printed name and title	
		Trinea name ana mie	

Additional information regarding attempted service, etc.:

Print Save As... Add Attachment Reset

Federal Rule of Civil Procedure 45 (c), (d), (e), and (g) (Effective 12/1/13)

(c) Place of Compliance.

- (1) For a Trial, Hearing, or Deposition. A subpoena may command a person to attend a trial, hearing, or deposition only as follows:
- (A) within 100 miles of where the person resides, is employed, or regularly transacts business in person; or
- **(B)** within the state where the person resides, is employed, or regularly transacts business in person, if the person
 - (i) is a party or a party's officer; or
- (ii) is commanded to attend a trial and would not incur substantial expense.

(2) For Other Discovery. A subpoena may command:

- (A) production of documents, electronically stored information, or tangible things at a place within 100 miles of where the person resides, is employed, or regularly transacts business in person; and
 - **(B)** inspection of premises at the premises to be inspected.

(d) Protecting a Person Subject to a Subpoena; Enforcement.

(1) Avoiding Undue Burden or Expense; Sanctions. A party or attorney responsible for issuing and serving a subpoena must take reasonable steps to avoid imposing undue burden or expense on a person subject to the subpoena. The court for the district where compliance is required must enforce this duty and impose an appropriate sanction—which may include lost earnings and reasonable attorney's fees—on a party or attorney who fails to comply.

(2) Command to Produce Materials or Permit Inspection.

- (A) Appearance Not Required. A person commanded to produce documents, electronically stored information, or tangible things, or to permit the inspection of premises, need not appear in person at the place of production or inspection unless also commanded to appear for a deposition, hearing, or trial.
- (B) Objections. A person commanded to produce documents or tangible things or to permit inspection may serve on the party or attorney designated in the subpoena a written objection to inspecting, copying, testing, or sampling any or all of the materials or to inspecting the premises—or to producing electronically stored information in the form or forms requested. The objection must be served before the earlier of the time specified for compliance or 14 days after the subpoena is served. If an objection is made, the following rules apply:
- (i) At any time, on notice to the commanded person, the serving party may move the court for the district where compliance is required for an order compelling production or inspection.
- (ii) These acts may be required only as directed in the order, and the order must protect a person who is neither a party nor a party's officer from significant expense resulting from compliance.

(3) Quashing or Modifying a Subpoena.

- (A) When Required. On timely motion, the court for the district where compliance is required must quash or modify a subpoena that:
 - (i) fails to allow a reasonable time to comply;
- (ii) requires a person to comply beyond the geographical limits specified in Rule 45(c);
- (iii) requires disclosure of privileged or other protected matter, if no exception or waiver applies; or
 - (iv) subjects a person to undue burden.
- **(B)** When Permitted. To protect a person subject to or affected by a subpoena, the court for the district where compliance is required may, on motion, quash or modify the subpoena if it requires:
- (i) disclosing a trade secret or other confidential research, development, or commercial information; or

- (ii) disclosing an unretained expert's opinion or information that does not describe specific occurrences in dispute and results from the expert's study that was not requested by a party.
- (C) Specifying Conditions as an Alternative. In the circumstances described in Rule 45(d)(3)(B), the court may, instead of quashing or modifying a subpoena, order appearance or production under specified conditions if the serving party:
- (i) shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship; and
 - (ii) ensures that the subpoenaed person will be reasonably compensated.

(e) Duties in Responding to a Subpoena.

- (1) **Producing Documents or Electronically Stored Information.** These procedures apply to producing documents or electronically stored information:
- (A) *Documents*. A person responding to a subpoena to produce documents must produce them as they are kept in the ordinary course of business or must organize and label them to correspond to the categories in the demand.
- **(B)** Form for Producing Electronically Stored Information Not Specified. If a subpoena does not specify a form for producing electronically stored information, the person responding must produce it in a form or forms in which it is ordinarily maintained or in a reasonably usable form or forms.
- (C) Electronically Stored Information Produced in Only One Form. The person responding need not produce the same electronically stored information in more than one form.
- **(D)** Inaccessible Electronically Stored Information. The person responding need not provide discovery of electronically stored information from sources that the person identifies as not reasonably accessible because of undue burden or cost. On motion to compel discovery or for a protective order, the person responding must show that the information is not reasonably accessible because of undue burden or cost. If that showing is made, the court may nonetheless order discovery from such sources if the requesting party shows good cause, considering the limitations of Rule 26(b)(2)(C). The court may specify conditions for the discovery.

(2) Claiming Privilege or Protection.

- (A) Information Withheld. A person withholding subpoenaed information under a claim that it is privileged or subject to protection as trial-preparation material must:
 - (i) expressly make the claim; and
- (ii) describe the nature of the withheld documents, communications, or tangible things in a manner that, without revealing information itself privileged or protected, will enable the parties to assess the claim.
- **(B)** Information Produced. If information produced in response to a subpoena is subject to a claim of privilege or of protection as trial-preparation material, the person making the claim may notify any party that received the information of the claim and the basis for it. After being notified, a party must promptly return, sequester, or destroy the specified information and any copies it has; must not use or disclose the information until the claim is resolved; must take reasonable steps to retrieve the information if the party disclosed it before being notified; and may promptly present the information under seal to the court for the district where compliance is required for a determination of the claim. The person who produced the information must preserve the information until the claim is resolved.

(g) Contempt.

The court for the district where compliance is required—and also, after a motion is transferred, the issuing court—may hold in contempt a person who, having been served, fails without adequate excuse to obey the subpoena or an order related to it.

DEFINITIONS AND INSTRUCTIONS TO ATTACHMENT A

DEFINITIONS

- 1. The term "communication" means the transmittal of information (in the form of facts, ideas, inquiries or otherwise).
- 2. "Document" or "documents" shall have the broadest meaning ascribed to it by the Federal Rules of Civil Procedure, and includes, without limitation electronically stored information ("ESI") (including, without limitation, electronic databases and the data therein, all electronic messages or communications, electronic word processing documents, electronically stored voicemail, webpages, and social media posts) in accordance with any order in this case governing ESI at the time of production. Different versions of the same documents, including, but not limited to, drafts or documents with handwritten notations or marks not found in the original or on other copies are different documents.
- 3. "You", "you", "Your" and "your" means the Maine Department of Health & Human Services.
- 4. "Relating" or "related to" means and includes referring to, concerning, referencing, mentioning, associated with, constituting, discussing, containing, embodying, recording, reflecting, identifying, summarizing, incorporating, and/or dealing with or pertaining to in any way.
 - 5. "And" includes "or", and vice versa.
 - 6. The singular form of a word or term includes the plural, and vice versa.
 - 7. The present tense of a verb includes the past tense, and vice versa.
- 8. The use of the article "the" shall not be construed as limiting the scope of any request.

- 9. "Including" means "including without limitation."
- 10. "Any" includes "all", and vice versa.
- 11. The capitalized version of a word or term includes the lower case version of a word or term, and vice versa.
- 12. "Social Media Platforms" or "Platforms" means a digital service that facilitates interactions between two or more distinct but interdependent sets of users, including but not limited to Facebook, Instagram, Snapchat, TikTok, YouTube, Twitter (or "X"), Pinterest, LinkedIn, BeReal, Lapse, Reddit, Threads, VSCO, Goodreads, Quora, Discord, Twitch, and Tumblr.
- 13. "Young Users" means users of Social Platforms who are under 18 years of age when using the Platform(s).

All words, terms, and phrases not specifically defined herein are to be given their normal and customary meaning in the context in which they are used in these Requests.

INSTRUCTIONS

- 1. These Requests are intended to cover any and all documents in your possession, custody, or control, to the extent not privileged. Documents held by any office, department, board, commission, or instrumentality of the Maine Department of Health & Human Services are within your possession, custody, or control.
- 2. In accordance with ESI Protocol attached hereto as Attachment B, if you object to furnishing any of the documents or information requested by these Requests on the grounds of attorney-client privilege, work product, other privilege, or otherwise then, with respect to each such document:
 - a. state the nature of the privilege claimed;
 - b. state the date of each communication supporting the privilege claim;

- c. identify all participants in the supporting communication;
- d. state the specific grounds on which the objection is based; and
- e. identify the specific request calling for such information;
- 2. If you object to any Request on the grounds that it is vague or ambiguous, state: (i) the portions or terms of such Request that you claim to be vague or ambiguous; and (ii) the interpretation of the Request pursuant to which you provide a response.
- 3. Each request shall be deemed continuing, so as to require supplemental or mandatory responses should you obtain additional responsive information subsequent to your initial responses.
- 4. If you cannot fully respond to a particular Request after exercising due diligence to make inquiry and to secure the necessary information, provide a response to the extent possible, specifying your inability to respond to the remainder and providing whatever information or knowledge you have concerning the portion not responded to.
- 5. Each page of a produced document shall have a legible, unique page identifier ("Bates Number") and confidentiality legend (where applicable) on the face of the image at a location that does not obliterate, conceal, or interfere with any information from the source document. Redactions should be clearly marked or stamped on the page in such a way that it is clear from review that a portion of the image has been redacted.
- 6. All responsive and non-privileged electronic documents shall be produced in the format ordered by the Court in its ESI order.
- 7. All responsive electronic documents shall be produced in a format agreed upon by the parties, to include at least native versions of Excel spreadsheets and presentation files, with a Bates-stamped placeholder image.
- 8. Unless otherwise specified, the time period for these Requests is January 1, 2012 to the date of production of the Documents.

ATTACHMENT A

- 1. Research, investigations, studies, surveys, reports, evaluations, or analyses concerning the mental, social, emotional, or behavioral health of persons ages 13 to 18.
- 2. Research, investigations, studies, surveys, reports, evaluations, or analyses related to Social Media Platforms, including the importance of Social Media Platforms and the use of Social Media Platforms by Young Users and the potential benefits and harms created by the use of Social Media Platforms.
- 3. Research, investigations, studies, surveys, reports, evaluations, or analyses concerning the mental, social, emotional, or behavioral health of Young Users, including those related to the effects of:
 - a. Social Media Platforms usage;
 - b. Video games usage;
 - c. Cell phone usage;
 - d. Messaging usage;
 - e. Usage of other electronics apart from usage of Social Media Platforms;
 - f. COVID-19 and/or remote learning;
 - g. Use of drugs or alcohol;
 - h. The opioid and fentanyl epidemic;
 - i. Poverty, homelessness, lack of health insurance, and/or food insecurity;
 - j. Physical health including nutrition, exercise, weight management, sleeping habits, and sexual activity;
 - k. Family trauma or deaths;
 - 1. Academic pressure;
 - m. Violence, including school violence, domestic violence, gun violence, gun control and/or mass shootings;
 - n. Bullying or verbal abuse apart from usage of Social Media Platforms;
 - o. Political polarization;
 - p. Natural disasters;
 - q. Climate change;
 - r. Discrimination and inequity;
 - s. Global warfare and conflict; and
 - t. Any other potential causes of harms to the mental, social, emotional, or behavioral health of Young Users.
- 4. Youth Risk Behavior Surveys conducted by the Maine Department of Health & Human Services or on its behalf.
- 5. Research, investigations, studies, surveys, reports, evaluations, or analyses related to:
 - a. Features of Social Media Platforms that are psychologically or physically harmful to Young Users;
 - b. Features of Social Media Platforms that promote compulsive, prolonged, or unhealthy use by Young Users;
 - c. The impact of features of Social Media Platforms, including:

- (1) Algorithmic recommendation and sequencing;
- (2) Image filters;
- (3) Use of multiple user accounts;
- (4) Infinite scroll;
- (5) Ephemeral content features;
- (6) Autoplay;
- (7) Quantification and display of likes; or
- (8) Audiovisual and haptic alerts.
- 6. Programs, initiatives, efforts, or actions proposed or taken by the Maine Department of Health & Human Services to address Young Users' use of Social Media Platforms, including any program, initiative, effort, or action to prevent, limit, encourage, or promote the use of Social Media Platforms by Young Users.
- 7. Policies proposed, recommended, or enacted by the Maine Department of Health & Human Services regarding screen time and acceptable use of cell phones, computers, tablets, or other electronic devices by Young Users.
- 8. Complaints to the Maine Department of Health & Human Services by teachers or school districts regarding social media or cell phone use by Young Users and/or the need for acceptable use or other policies to address Young Users' use of social media or cell phones.
- 9. Complaints to the Maine Department of Health & Human Services by teachers or school districts regarding budget crises from inflation, underfunding, unfunded mandates, and other causes.
- 10. Documents related to state assessments in Maine, including reports and analyses regarding the history of K-12 state assessment or standardized testing scores, performance by schools and/or school districts, and any other measures of school performance.
- 11. Legislation or policies proposed by, proposed on behalf of, or testified on by the Maine Department of Health & Human Services, regardless of whether such legislation or policies were enacted, regarding Young Users' use of Social Media Platforms.
- 12. Mental, social, emotional, or behavioral health services provided by the Maine Department of Health & Human Services to Young Users during the Relevant Period, including:
 - a. Counseling or therapy;
 - b. Psychiatric services;
 - c. Crisis intervention;
 - d. Inpatient short-term and long-term programs;
 - e. Resource centers; and
 - f. Services for Young Users dealing with substance abuse or addiction issues.

- 13. Any and all Maine Department of Health & Human Services grants to address Young Users' mental health, including information about when, where, why, and how any disbursements were paid, any schedules or plans for future disbursements, policies governing evaluation or approval of such disbursements, records of how the disbursements were used, and all agendas, minutes, notes, or recordings from meetings related to such grant.
- 14. Public or non-public meetings held by the Maine Department of Health & Human Services related to Social Media Platforms and use of Social Media Platforms by Young Users, including but not limited to, notices, meeting notes, PowerPoint presentations, internal memoranda, summaries, personal notes, or attendee lists.
- 15. Policies, procedures, and practices related to the Maine Department of Health & Human Services' use of Social Media Platforms, including communication of information or promotion of Maine Department of Health & Human Services' programs, initiatives, efforts, or actions on Social Media Platforms.
- 16. Maine Department of Health & Human Services' communications and/or collaboration with any Social Media Platform on any program, initiative or other action related to, or directed at, Young Users.
- 17. Maine Department of Health & Human Services' communications with any third party related to Young Users and/or Social Media Platforms.
- 18. Budgeted and actual expenditures by the Maine Department of Health & Human Services during the Relevant Period related to Young Users' use of Social Media Platforms.
- 19. Budgeted and actual expenditures by the Maine Department of Health & Human Services during the Relevant Period related to treatment of teen mental, social, emotional, or behavioral health issues.
- 20. Policies, procedures, and practices applicable to the Maine Department of Health & Human Services and Maine Department of Health & Human Services employees regarding the use of Social Media Platforms, including any changes to these policies during the Relevant Period.
- 21. Studies, programs, initiatives, efforts, or actions proposed or taken by the Maine Department of Health & Human Services that sought to provide or promote internet access or phones, computers, tablets, or other electronic devices to Young Users.
- 22. Maine Department of Health & Human Services' budget and actual expenditures during the Relevant Period, including expenditures on:
 - a. Digital advertisements by the Maine Department of Health & Human Services on Social Media Platforms:
 - b. Digital advertisements by the Maine Department of Health & Human Services purchased through Social Media Platforms.

ATTACHMENT B

Cas@**4s2**84c22054c4483024R-YGDRocDroncumh2105690 FFFFFEH00732145224 PRange 11.64301.269

STIP. & [Proposed] Order Governing the Production of ESI & Hard Copy Documents

include Hard-Copy Documents and ESI.

27

28

of this term in Rules 26 and 34 of the Federal Rules of Civil Procedure and shall

- 1 2 3
- 3
- 6

- 7 8
- 9
- 11 12
- 13
- 1415
- 16
- 17 18
- 19
- 2021
- 23

22

- 24
- 26

25

- 27
- 28

- b) "Electronically stored information" or "ESI," as used herein has the same meaning as in Federal Rules of Civil Procedure 26 and 34.
- c) "Hard-Copy Document" means Documents existing in paper form at the time of collection.
- d) "Searchable Text" means the native text extracted from an Electronic Document and any Optical Character Recognition text ("OCR text") generated from a Hard-Copy Document or electronic image.

3. COOPERATION

The Parties are aware of the importance the Court places on cooperation and commit to cooperate in good faith throughout this Litigation consistent with this Court's Guidelines for the Discovery of ESI and this Court's Rules of Professional Conduct. The Parties will endeavor to cooperate in good faith and be reasonably transparent in all aspects of the discovery process.

4. LIAISON

The Parties will identify Discovery Liaisons to each other who are and will be knowledgeable about and responsible for discussing their respective ESI. Any Party is free to change their designated Discovery Liaison by providing written notice to the other Parties. Each Party's Discovery Liaison must: (a) be prepared to meet and confer on discovery-related matters and to participate in discovery dispute resolution; (b) be knowledgeable about the Party's discovery efforts; (c) be, or have reasonable access to those who are, familiar with the Party's electronic systems and capabilities in order to explain those systems and answer relevant questions; and (d) be, or have reasonable access to those who are knowledgeable about the technical aspects of discovery, including electronic document storage, organization, and format issues, and relevant information retrieval technology, including search methodology.

5. IDENTIFICATION OF CUSTODIANS AND DATA SOURCES

The parties will disclose information about custodians and custodial and non-custodial data sources likely to possess relevant or responsive information in accordance with Fed. R. Civ. P. 26 and this District's ESI Guidelines. The Parties will participate in Rule 26(f) discussions guided by this District's Checklist for Rule 26(f) Meet and Confer Regarding Electronically

Stored Information. After responses to Requests for Production under Fed. R. Civ. P. 34 have been served, the parties will meet and confer regarding those custodians and custodial and non-custodial data sources from which Documents and ESI will be collected for search and review for potential production in this litigation. The custodian and data source exchanges will include brief explanations of the rationale for their selections; for example, for custodians, their current job titles and descriptions of their work, and for data sources, location information and description.

6. INACCESSIBLE OR UNUSABLE ESI

2.1

If a Producing Party asserts that certain requested ESI is inaccessible or not "reasonably accessible," otherwise unnecessary, or if the Receiving Party asserts that, following production, certain ESI is not reasonably useable, the parties shall meet and confer to discuss resolving such assertions. The parties will exchange sufficient information to enable the parties to confer in good faith. If the parties cannot resolve any such disputes after such a meet and confer has taken place, the issue shall be presented to the Court for resolution.

7. KNOWN RESPONSIVE DOCUMENTS

Documents or ESI identified in a custodial or non-custodial file, or in a discrete folder or collection, that are known to a Producing Party through reasonable investigation to be responsive to a discovery request shall be collected for review without regard to whether the responsive content was located via any search methodology developed in accordance with this Order, and nothing about such review shall prevent the Producing Party from redacting or withholding and logging such documents for applicable privileges.

8. SEARCH METHODOLOGIES

The Parties shall adopt reasonable and proportionate methodologies to identify, search, collect, cull, review, and produce ESI as required under applicable legal standards. The Parties recognize and agree that each Party may use one or more methodologies to identify, search, collect, cull, review, and produce responsive and non-privileged ESI, including the use of keyword search terms and/or the use of technology assisted review ("TAR") as discussed further herein. The Parties further recognize that different data sets may implicate different methodologies to identify, search, collect, cull, review, and produce responsive and non-

privileged ESI. The Parties therefore agree to meet and confer in good faith regarding any potential disputes over their respective ESI productions.

9. HIT REPORTS AND SEARCH TERMS

If a Producing Party uses search terms to identify, search, or cull potentially responsive ESI, the Producing Party shall disclose the search terms to the Requesting Party. The Parties shall meet and confer regarding any disputes over the disclosed search terms. In the event that a Producing Party claims burden with respect to modified and/or additional search terms proposed by a Requesting Party, the Producing Party shall provide a hit report for the terms at issue using industry-standard processing tools, such as NUIX or other similar tools. The Producing Party shall provide a hit report for the document collection where the terms were applied, including the following with respect to each proposed or modified search term in the collection:

- a) The number of documents with hits for that term; and
- b) The number of unique documents, i.e., documents which do not have hits for any other term.

If, after reviewing a hit report from a Producing Party, a Requesting Party so chooses, it may reasonably request a further hit report which includes:

- c) The number of family members, including the documents with hits, of the documents with hits for that term; and
- d) The number of unique family members of the documents with hits for that term.

If the ESI tool for the Producing Party is capable without undue burden of providing the number of family members and unique family members, then the Producing Party shall provide such further hit report. The Parties (including the person most knowledgeable about the capabilities of the Producing Party's ESI tool and the Requesting Party's person most knowledgeable about technical issues from its ESI service provider) shall meet and confer regarding any disputes over whether the Producing Party's ESI tool has the capability or not to provider either number of family members or number of unique family members.

The Parties shall meet and confer to resolve disagreements over the search terms or their application. To the extent the Parties are unable to reach agreement on the application of, or

procedures for, any search or filtering processes, the Parties shall fully comply with the provisions of this Court's Discovery Standing Order regarding the procedure for raising discovery disputes with the Court, including the meet and confer and certification requirements therein.

10. TECHNOLOGY ASSISTED REVIEW (TAR)

A Producing Party may use TAR (technology-assisted review) during the culling and review process of ESI, which may be applied in addition to search terms. If a Producing Party uses TAR to cull, filter out, or exclude documents from that Party's production, that Producing Party shall do the following:

- If a Producing Party chooses to apply both search terms and TAR to a review set, the Producing Party will disclose the search terms to all other Party/Parties.
- Disclose the name of the TAR tool or service used to all other Party/Parties.

11. VALIDATION

Each Producing Party shall take reasonable steps to validate its review process (i.e., using quality control measures to determine whether its production is missing relevant ESI or contains substantial amounts of irrelevant ESI) and make any necessary adjustments or corrections to its process. If, after reviewing a Producing Party's production, a Requesting Party reasonably requests additional information regarding the validation method(s) used by the Producing Party, the Producing Party will disclose the level of end-to-end recall (the percentage of responsive Documents in the collection which were identified as responsive by that Producing Party's methodology). If there remain disputes between the Parties regarding validation, the Parties shall meet and confer to resolve such disputes in good faith, including a reasonable discussion regarding the tool used and the parameters used to obtain or calculate the level of recall.

12. UNSEARCHABLE DOCUMENTS

The Producing Party shall use reasonable efforts to identify and review potentially responsive documents for which text-based search technologies are fundamentally ineffective.

13. SYSTEM FILES

Each Party will use its best efforts to filter out common system files and application executable files using the national software reference library ("NSRL") NIST hash set list. The

Parties also may filter out stand-alone files identified as zero bytes in size. Additional culling of file types based on file header information may be applied to the following, provided these files are not known to be otherwise attached, embedded in, or included with an otherwise responsive document, or are not themselves reasonably known to contain information responsive or contain responsive data or are used to interface with users or interact with or access individual or aggregated user data: Application Package File, Backup Files, Batch Files, Binary Disc Image, C++ File Formats, Cascading Style Sheet, Configuration File, Database File, Dictionary Files, Dynamic Link Library, Event Log Files, Executable Files, Hypertext Cascading Stylesheet, Java Archive Files, JavaScript Files, JavaScript Source Code and Class Files, Macintosh Resource Fork Files, Package Manager Files, Program Files, Program Installers, Python Script Files, Shell Script Files, System or Temporary Files, Thumbnail Cache Files, Troff Files, Truetype Font Files, Windows Cabinet File, Windows Command Files, Windows File Shortcut, Windows Help Files, Windows Metafiles and Enhanced Metafiles, Windows Spool Files, Windows System File.

14. **DEDUPLICATION**

2.1

Each Producing Party shall make reasonable efforts to globally deduplicate exact duplicate Documents within that Producing Party's ESI data set across all custodial and non-custodial sources at the family level using either MD5 hash values or SHA hash values or any other agreed-upon (and disclosed) industry-standard deduplication technology. The Parties shall reach agreement on such other deduplication technology and shall reach agreement on how their deduplication tools shall identify exact duplicates of documents in a manner that is consistent with the disclosed tools and technologies a Producing Party is using. The Parties shall reach agreement on how to identify exact duplicates of emails using industry-standard commercially available software tools or services, which may for example calculate hash values of emails based on concatenated values of agreed-upon email fields and/or hash values of attachments, or which may use any other method the Parties agree upon. Having further met and conferred in keeping with the previous sentence, the Parties shall calculate deduplication hash values for emails on the concatenated values set forth in and in accordance with the documentation specifications of the disclosed deduplication tools to be used in this Litigation (i.e., RelativityOne, Relativity Server,

and Nuix); however, if Nuix is used, the Producing Party shall select the optional field "Include Bcc" as an additional field to add to the default ones.

The Parties shall not withhold from production near-duplicates without meeting and conferring on this issue.

The names of all custodians who were either identified as custodians for purposes of collection for this matter (or otherwise known by the Producing Party to have been in possession or custody of a document prior to deduplication) will be populated in the ALL CUSTODIANS metadata field for the produced version of a document that has duplicates removed from production. The original file paths (if any exist) of a document prior to deduplication will be populated in the ALL FILE PATHS metadata field of the produced document.

15. EMAIL THREADING

2.1

The Parties may use analytics technology to identify email threads and shall produce the unique most inclusive copy and related family members. Where multiple email messages are part of a single chain or "thread," a Party is only required to produce the most inclusive copy of an email message(s) ("Last In Time Email(s)") and need not produce earlier, lesser inclusive email messages or "thread members," provided that the tool or software service being used to perform threading is disclosed. A Producing Party may exclude from production lesser inclusive copies of the most inclusive email message in the thread, where the entire body of each of those lesser inclusive copies is included within the Last in Time Email. The Producing Party will honor reasonable requests to produce lesser inclusive copies of a Last In Time Email or other earlier chains of emails otherwise excluded by email thread suppression.

The Parties shall treat new or different email chains or threads pursuant to further agreement on safeguards or guidelines for defining emails threads which reasonably take into account the capabilities of the email threading/dethreading/hyperthreading tools used by each Defendant (which shall be disclosed to Plaintiffs).

16. SOURCE CODE

The Parties will meet and confer to address the production and/or inspection of source code and entering into a separate order governing the same if needed.

17. PRODUCTION FORMATS

2.1

The Parties agree to produce documents and data in the formats described in **Appendix 1** to this ESI Order. If particular documents or categories of documents identified in response to document requests warrant a different format, the Parties will cooperate to arrange for the mutually acceptable production of such documents. The Parties further agree not to degrade the searchability of documents as part of the document production process.

In addition, the Parties agree that the production and production format of social media and/or user account information is not covered by this agreement and to meet and confer on the production and production format, including metadata, for social media and/or user account information.

18. PHASING

Once the Parties begin propounding discovery requests pursuant to Fed. R. Civ. P. 34, the Parties agree to meet and confer regarding appropriate phasing for the production of ESI.

19. MISCELLANEOUS PROVISIONS

- a) Production of Plaintiffs ESI and Case-Specific Materials. Subject to any further agreement among the Parties or Order of the Court, the Parties shall produce case-specific documents (i.e., documents specific to the claim of a given Plaintiff, produced by Plaintiffs or Defendants) for any Plaintiff in discovery pools or other selections designed to inform bellwether selection, including those selected for a bellwether trial, in accordance with the production format specified herein, provided, however, that the Producing Party may elect to produce such materials in their native format. To the extent production of case-specific documents for any Plaintiff selected for a bellwether trial presents an issue for any Party, the Parties shall reasonably confer, and may present any disputes to the Court or its designee. The Parties shall further agree to confer concerning the production format and associated matters (e.g., hosting platform) for case-specific documents produced in the cases of other Plaintiffs.

 Nothing herein shall limit Defendant's right to seek discovery from any Plaintiff.
- b) Translations Of Produced Materials. The Producing Party has no obligation to

create a translation of the Documents or any portion thereof. For any foreign-language documents responsive to document requests that a Party reasonably knows as the result of a reasonable investigation have been translated into the English language using human translators or through machine translation for its own purposes, except to the extent such translation is protected by attorney-client or work-product privileges, the Producing Party shall produce the translation of the original document with the original. The parties will meet and confer as necessary concerning procedures for using translations at depositions and at trial. In the event the Parties cannot reach agreement, the matter may be submitted to the Court for determination.

- c) Third-Party Documents. A Party that issues a Non-Party subpoena ("Issuing Party") shall include a copy of this Order with the subpoena and state that (1) the subpoenaed Non-Party should produce Documents in response to the subpoena to all Parties; and (2) the Parties to this Litigation have requested that Third Parties produce Documents in accordance with the specifications set forth herein. If the subpoenaed Non-Party produces Documents to the Issuing Party but does not produce those Documents to other Parties, the Issuing Party shall produce such Documents to those other Parties within 14 days of receiving the Documents, except where the Documents are to be used in a deposition, in which case the Issuing Party shall produce such Documents to all other Parties no later than three (3) days prior to the deposition, or as soon as reasonably practicable if such production occurs thereafter. Nothing in this Order is intended or may be interpreted to narrow, expand, or otherwise affect the rights of the Parties or Third Parties to object to a subpoena. If the Non-Party production is not Bates-stamped, the Parties will meet and confer to agree upon a format for designating the documents with a unique Bates Number prefix.
- d) <u>Documents Produced by Parties Presumption of Authenticity</u>. In order to reduce the number of requests for admission, this Order establishes a rebuttable presumption that documents produced by the Parties are authentic, if said documents were either created or authored by the producing Party, or any of its employees, agents, or

contractors, so long as the employees', agents', or contractors' work was performed in connection with a project or assignment sponsored by the producing Party. No further evidence to establish authenticity need be provided. Nothing in this paragraph shall be deemed to waive any other evidentiary objection a party may have, including but not limited to hearsay, foundation/personal knowledge, or relevance.

- e) **Re-productions.** Notwithstanding any provisions to the contrary, re-production of discrete sets of documents from another litigation, arbitration, government inquiry, or other matter may be re-produced in the same manner and form as originally produced in the other matter, provided however that a party will re-produce documents in a different format for good cause shown. This provision does not waive the right of a party to object to any requests for reproduction of production files from another litigation, arbitration, government inquiry, or other matter.
- f) <u>Modification</u>. This ESI Order may be modified by a Stipulated Order of the Parties or by the Court for good cause shown.
- g) Good Faith. The Parties will act in good faith as required by law and use these procedures to identify and reduce the potential for disputes.
- h) <u>Continuing Obligations</u>. The Parties recognize that discovery shall be an iterative and cooperative process. The Parties will continue to meet and confer regarding any issues as reasonably necessary and appropriate. This Order does not address or resolve any objections to the Parties' respective discovery requests.
- i) <u>Reservation of Rights</u>. The Parties agree that any topic not addressed herein is neither a waiver nor acknowledgement of agreement by either Party.
- IT IS SO STIPULATED, through Counsel of Record.

1	DATED: March 15, 2024	Respectfully submitted,
2		<u>/s/ Lexi J. Hazam</u> LEXI J. HAZAM
3		LIEFF CABRASER HEIMANN &
4		BERNSTEIN, LLP
5		275 BATTERY STREET, 29th FLOOR SAN FRANCISCO, CA 94111-3339
3		Telephone: 415-956-1000
6		lhazam@lchb.com
7		
8		PREVIN WARREN MOTLEY RICE LLC
9		401 9th Street NW Suite 630
		Washington DC 20004
10		T: 202-386-9610
11		pwarren@motleyrice.com
12		Co-Lead Counsel
13		CHRISTOPHER A. SEEGER
		SEEGER WEISS, LLP
14		55 CHALLENGER ROAD, 6TH FLOOR RIDGEFIELD PARK, NJ 07660
15		Telephone: 973-639-9100
		Facsimile: 973-679-8656
16		cseeger@seegerweiss.com
17		Commenter Co. Lord Comment
18		Counsel to Co-Lead Counsel
19		JENNIE LEE ANDERSON
19		ANDRUS ANDERSON, LLP
20		155 MONTGOMERY STREET, SUITE 900 SAN FRANCISCO, CA 94104
21		Telephone: 415-986-1400
22		jennie@andrusanderson.com
23		Liaison Counsel
		MATTHEW BERGMAN
24		GLENN DRAPER
25		SOCIAL MEDIA VICTIMS LAW CENTER 821 SECOND AVENUE, SUITE 2100
26		SEATTLE, WA 98104
27		Telephone: 206-741-4862 matt@socialmediavictims.org
28		glenn@socialmediavictims.org

C	asea623412220154438317457RYG12000000000000000000000000000000000000	ı
1	JAMES J. BILSBORROW WEITZ & LUXENBERG, PC	
2	700 BROADWAY	
3	NEW YORK, NY 10003	
4	Telephone: 212-558-5500 Facsimile: 212-344-5461	
5	jbilsborrow@weitzlux.com	
	PAIGE BOLDT WATTS GUERRA LLP	
6	4 Dominion Drive, Bldg. 3, Suite 100	
7	San Antonio, TX 78257 T: 210-448-0500	
8	PBoldt@WattsGuerra.com	
9	THOMAS P. CARTMELL	
10	WAGSTAFF & CARTMELL LLP	
11	4740 Grand Avenue, Suite 300 Kansas City, MO 64112	
	T: 816-701 1100	
12	tcartmell@wcllp.com	
13	JAYNE CONROY	
14	SIMMONS HANLY CONROY, LLC	
15	112 MADISON AVE, 7TH FLOOR NEW YORK, NY 10016	
	Telephone: 917-882-5522	
16	jconroy@simmonsfirm.com CARRIE GOLDBERG	
17	C.A. GOLDBERG, PLLC	
18	16 Court St. Brooklyn, NY 11241	
19	T: (646) 666-8908	
	carrie@cagoldberglaw.com	
20	SIN-TING MARY LIU	
21	AYLSTOCK WITKIN KREIS &	
22	OVERHOLTZ, PLLC 17 EAST MAIN STREET, SUITE 200	
23	PENSACOLA, FL 32502	
24	Telephone: 510-698-9566	
	mliu@awkolaw.com	
25	ANDRE MURA	
26	GIBBS LAW GROUP, LLP 1111 BROADWAY, SUITE 2100	
27	OAKLAND, CA 94607	
28	Telephone: 510-350-9717 amm@classlawgroup.com	
l	anning orapola in group, com	

С	as@a6 23+:222-05:4433317457 RYG12000000000000000000000000000000000000
1	
2	
3	EMMIE PAULOS
4	LEVIN PAPANTONIO RAFFERTY 316 SOUTH BAYLEN STREET, SUITE 600
4	PENSACOLA, FL 32502
5	Telephone: 850-435-7107
6	epaulos@levinlaw.com
	ROLAND TELLIS
7	DAVID FERNANDES
8	BARON & BUDD, P.C.
0	15910 Ventura Boulevard, Suite 1600
9	Encino, CA 91436
10	Telephone: (818) 839-2333 Facsimile: (818) 986-9698
11	rtellis@baronbudd.com
	dfernandes@baronbudd.com
12	ALEWANDDA WALGII
13	ALEXANDRA WALSH WALSH LAW
1.4	1050 Connecticut Ave, NW, Suite 500
14	Washington D.C. 20036
15	T: 202-780-3014
16	awalsh@alexwalshlaw.com
10	MICHAEL M. WEINKOWITZ
17	LEVIN SEDRAN & BERMAN, LLP
18	510 WALNUT STREET
	SUITE 500 PHILADELPHIA, PA 19106
19	Telephone: 215-592-1500
20	mweinkowitz@lfsbalw.com
21	
∠ I	DIANDRA "FU" DEBROSSE ZIMMERMANN
22	DICELLO LEVITT 505 20th St North
23	Suite 1500
	Birmingham, Alabama 35203
24	Telephone: 205.855.5700
25	fu@dicellolevitt.com
26	
26	
27	
28	
_0	

C	asease34:222051448317457RYG12000000000011141156490 Fi	led 03/28/24	Plagge 1.629f 80269
1	COV	/INGTON & BI	URLING LLP
2		/s/ Ashley M. Si	
3		ley M. Simonse /INGTON & BI	
4		Avenue of the	
5		Angeles, CA 90	
		phone: (424) 33 simile: + 1 (424)	
6		il: asimonsen@	
7	Phyl	lis A. Jones, pro	o hac vice
8	Paul	W. Schmidt, pr	o hac vice
9		/INGTON & BI City Center	URLING LLP
10		Tenth Street, N	W
		hington, DC 200	
11		phone: + 1 (202) simile: + 1 (202)	
12		il: pajones@cov	
13	Atto	rnev for Defend	ants Meta Platforms, Inc.
14	f/k/a	Facebook, Inc.	; Facebook Holdings,
		-	erations, LLC; Facebook ebook Technologies, LLC;
15	Insta	agram, LLC; Sic	culus, Inc.; and Mark Elliot
16	Zuck	kerberg	
17	FAE	GRE DRINKE	R LLP
18		<u>/s/ Andrea Robe</u>	rts Pierson rson, pro hac vice
19		GRE DRINKE	
		N. Meridian Str	· ·
20		anapolis, IN 462 phone: + 1 (317	
21	Facs	simile: + 1 (317)	237-1000
22	Ema	il: andrea.pierso	on@faegredrinker.com
23	1	R. Fiterman, p	
24		GRE DRINKEI) Wells Fargo C	
25	90 S	outh Seventh St	reet
		neapolis MN 55 phone: +1 (612)	
26		simile: +1 (612)	
27	Ema	il: amy.fitermar	n@faegredrinker.com
28	Geo	ffrey M. Drake,	pro hac vice

	aseasestazendaamsvaarigebuuduudiiieliissau Fiieu osiaaiza Paggelisu odzos
1	KING & SPALDING LLP
2	1180 Peachtree Street, NE, Suite 1600
3	Atlanta, GA 30309 Telephone: +1 (404) 572 4726
4	Email: gdrake@kslaw.com
	David P. Mattern, pro hac vice
5	KING & SPALDING LLP 1700 Pennsylvania Avenue, NW, Suite 900
6	Washington, D.C. 20006
7	Telephone: +1 (202) 626 2946 Email: dmattern@kslaw.com
8	Attorneys for Defendants TikTok Inc. and
9	ByteDance Inc.
10	MUNGER, TOLLES & OLSEN LLP
11	By: /s/ Jonathan H. Blavin
12	Jonathan H. Blavin, SBN 230269 MUNGER, TOLLES & OLSON LLP
13	560 Mission Street, 27th Floor San Francisco, CA 94105-3089
14	Telephone: (415) 512-4000
15	Facsimile: (415) 512-4077 Email: jonathan.blavin@mto.com
16	
	Rose L. Ehler (SBN 29652) Victoria A. Degtyareva (SBN 284199)
17	Laura M. Lopez, (SBN 313450) Ariel T. Teshuva (SBN 324238)
18	MUNGER, TOLLES & OLSON LLP
19	350 South Grand Avenue, 50th Floor Los Angeles, CA 90071-3426
20	Telephone: (213) 683-9100
21	Facsimile: (213) 687-3702 Email: rose.ehler@mto.com
22	Email: victoria.degtyareva@mto.com Email: Ariel.Teshuva@mto.com
23	Eman. Ariei. resnuva@mto.com
24	Lauren A. Bell (<i>pro hac vice forthcoming</i>) MUNGER, TOLLES & OLSON LLP
25	601 Massachusetts Ave., NW St.,
26	Suite 500 E Washington, D.C. 20001-5369
	Telephone: (202) 220-1100
27	Facsimile: (202) 220-2300 Email: lauren.bell@mto.com
28	

Case as 234:220 54483 7457RYG Doctorocente drit 5690 Filed 03/28/24 Plage 17:30 60269

C	asea5e34:222051448317457RYGD0dDxxxente115690 F	Filed 03/28/24	Plagge 1.8331f 810269
1	4		
1	Atto	orneys for Defend	lant Snap Inc.
2			GOODRICH & ROSATI
3		fessional Corpora	
4		/s/ Brian M. Wil an M. Willen (pr	
	WI	LSON SONSĨNI	GOODRICH & ROSATI
5		11 Avenue of the w York, New Yo	Americas, 40th Floor
6		ephone: (212) 99	
7	Fac	simile: (212) 999	9-5899
8	Ema	ail: bwillen@wsg	gr.com
	Lau	ren Gallo White	
9		nantha A. Macho	
10			GOODRICH & ROSATI Spear Tower, Suite 3300
11	San	Francisco, CA 9	94105
		ephone: (415) 94	
12		simile: (415) 947 ail: lwhite@wsgi	
13		ail: smachock@v	
14	Chr	ristopher Chiou	
15			GOODRICH & ROSATI
		East Third Stree	-
16		Angeles, CA 90 ephone: (323) 2	
17		simile: (866) 97	
18	Ema	ail: cchiou@wsg	r.com
19	Atta	orneys for Defend	dants YouTube, LLC, Google
		C, and Alphabet I	· ·
20	WII	LLIAMS & CON	JNOLLY LLP
21		/s/ Joseph G. Pe	
22		eph G. Petrosinel crosinelli@wc.co	~
23	II	nley W. Hardin (<i>p</i>	
		rdin@wc.com	
24		Maine Avenue, shington, DC 200	
25		ephone.: 202-434	
26	Fax	: 202-434-5029	
27			dants YouTube, LLC, Google
28	LLC	C, and Alphabet I	nc.
20	II .		

APPENDIX 1: PRODUCTION FORMAT

27

28

- 1) **Production Components.** Except as otherwise provided below, ESI must be produced in accordance with the following specifications:
 - a) an ASCII delimited data file (.DAT) using standard delimiters;
 - b) an image load file (.OPT) that can be loaded into commercially acceptable production software (e.g. Concordance);
 - c) single page black-and-white TIFF images, or JPEG images when color is specified herein, or native files with single page placeholder TIFF images depending on the applicable production format for each type of file;
 - d) and document level .TXT files for all documents containing extracted full text or OCR text.
 - e) Family relationships between emails and their attachments, embedded files and their source document, and connected hardcopy documents will be maintained in production. Attachments should be consecutively produced with their parent.
 - f) If a particular document warrants a different production format, the Parties will cooperate in good faith to arrange for a mutually acceptable production format.
- 2) Production Media and Access Controls. Productions must be encrypted and produced through secure electronic means, such as secure file sharing methods (e.g. FTP), or on CD, DVD, flash drive or external hard drive ("Production Media"). Each piece of Production Media must identify a production number corresponding to the production volume (e.g. "VOL001"). Each piece of Production Media must also identify: (a) the case caption; (b) the following label: "This media contains material subject to Court Ordered security measures"; (c) the Producing Party's name; (d) the production date; (e) the Bates Number range of the materials contained on the Production Media.

Nothing in this ESI Order will preclude or impair any and all protections provided the Parties by any Protective Order(s) agreed and entered into by the Parties. Parties will use best efforts to avoid the unnecessary copying or transmittal of produced documents. If questions arise, the Parties will meet and confer to ensure security concerns are addressed prior to the exchange of

any documents.

- aproduction's data load file should match the total number of designated document breaks in the image load file should match the total number of pages referenced in a production's image load file should match the total number of pages referenced in a production's image load file should match the total number of TIFF files in the production. All images must be assigned a unique Bates number that is sequential within a given document and across the production sets. The Bates Numbers in the image load file must match the corresponding documents' beginning Bates numbers in the data load file. The total number of documents in a production should match the total number of records in the data load file. Load files must not vary in format or structure within a production, or from one production to another except by agreement of the Parties.
- 4) Metadata Fields. Each of the metadata and coding fields set forth below that can be extracted should be produced for each document, except that if the field contains privileged information, that privileged information may be redacted. However, to the extent that metadata does not exist, is not available for any documents produced, this provision shall not be read to require any Party to extract, capture, collect, manually populate, or produce such metadata, with the exception of the following: (a) BEGBATES, (b) ENDBATES, (c) BEGATTACH, (d) ENDATTACH, (e) PRODVOL, (f) ALL CUSTODIANS, (g) CONFIDENTIALITY, (h) REDACTIONS, (i) REDACTION TYPE, (j) HASHVALUE, (k) NATIVEFILEPATH, and (l) TEXTFILEPATH, which should be populated by the Party or the Party's vendor. The Parties will make reasonable efforts to ensure that metadata fields automatically extracted from the documents correspond directly to the information that exists in the original documents.

Field Name	Field Description
BEGBATES	Beginning Bates number for a particular document as stamped on the first production image for that document
ENDBATES	Ending Bates number as stamped on the last

Field Name	Field Description
	production image for a particular document
BEGATTACH	First production Bates number of the first document in a family
ENDATTACH	Last production Bates number of the last document in a family
ATTACHCOUNT	Number of attachments to an e-mail or embedded parent, as generated by commercially available discovery processing tools.
ATTACHNAMES	Names of each individual Attachment, separated by semicolons.
PRODVOL	Production volume
ALLCUSTODIANS	List of all custodians associated with Document, i.e. "Custodian" + "Other Custodian" values delimited by semicolon.
ALLFILEPATHS	All original path(s) to the individual source file(s) when available in the ordinary course of business to and processable by the parties and their ESI vendors of choice. Includes paup to and including internal path of containers.
CONFIDENTIALITY	Confidentiality designation assigned to the document consistent with the Stipulated Protective Order governing this Litigation
NATIVEFILEPATH	Native File Link (Native Files only)
TEXTFILEPATH	Path to extracted text/OCR file for the document
HASHVALUE	MD5 hash value of the document
DOCUMENT TYPE	Descriptor for the type of document: "E-document" for electronic documents not attached to e-mails; "E-mail" for all e-mails: "E-attachment" for files that were attachment to e-mails; and "Physical" for hard copy physical documents that have been scanned and converted to an electronic image.
AUTHOR	Any value populated in the Author field of t

Field Name	Field Description
	document properties
DOCDATE	Date the document was created according to filesystem information (format: MM/DD/YYYY)
DATELASTMODIFIED	Date when document was last modified according to filesystem information (forma MM/DD/YYYY)
LAST MODIFIED BY	Last person who modified (saved) a document, as generated by commercially available discovery processing tools.
TRACK CHANGES	Y if a document with track changes value, otherwise N or empty, if available separate from the HASHIDDENDATA flag
COMMENTS	Y if a document with comments, otherwise or empty, if available separately from the HASHIDDENDATA flag
HASHIDDENDATA	Y if a document with hidden content value otherwise N or empty
FILENAME	Filename of an electronic document
TITLE	Any value populated in the Title field of th document properties
DOCEXT	File extension of document pulled from the document properties
FROM	The sender of the email
ТО	All recipients that were included on the "To line of the email
CC	All recipients that were included on the "C line of the email
BCC	All recipients that were included on the "BCC" line of the email
DATETIMERECEIVED	Date and time email was received (format: MM/DD/YYYY HH:MM)
DATETIMESENT	Date and time email was sent (format: MM/DD/YYYY HH:MM)

	1
	2
	3
	4
	5
	6
	7
	8
	9
1	0
1	1
1	2
1	3
1	4
1	5
1	
1	
1	8
1	9
2	0
2	1
2	2
2	3
2	4
2	5

Field Name	Field Description
TIMEZONE	The timezone used to process the document
EMAILSUBJECT	Subject line of email pulled from the document properties
THREADID	If a threading tool is used for emails, the thread id generated by the threading tool.
REDACTION TYPE ¹	General category of redaction reason as agreed to by the parties. For example, PII, SCA, CODE, and/or PRIV. If more than one, separate reasons by semicolons.
REDACTIONS	Y if a document is redacted, otherwise N or empty

5) TIFFs. Unless excepted below, single page, black and white, Group IV TIFFs should be provided, at least 300 dots per inch (dpi) for all documents. Each TIFF image must be named according to a unique corresponding Bates number associated with the document. Each image must be branded according to the Bates number and the agreed upon confidentiality designation. Original document orientation should be maintained (i.e., portrait to portrait and landscape to landscape). Where the TIFF image is unreadable or has materially degraded the quality of the original, the Producing Party shall provide a higher quality TIFF image or the native or original file. In addition, the Parties shall take reasonable efforts to process word processing documents (e.g., MS Word) with track changes and/or comments unhidden on the TIFF image.

6) Color. Word processing documents containing tracked changes shall be produced in color, as single-page, 300 dpi JPG images with JPG compression and a high quality setting as to not degrade the original image. The Producing Party shall comply with good faith by the Requesting Party to provide replacement color images for documents originally produced in black and white. A Party making such a request shall make the request by individual Bates

27

28

²⁶

¹ The Parties will provide specific information on any privilege(s) asserted in their privilege logs, in an overlay, or the redaction boxes. The "Redaction Reason" field is informational only for redaction type and shall not in any way limit a party's right to assert attorney-client privilege, attorney-work product privilege, and/or any other applicable privilege or protection.

27

28

number(s) and shall limit requests made pursuant to this paragraph to a reasonable number of documents.

- **7**) **Text Files.** A single multi-page text file must be provided for each document, and the filename should match its respective TIFF filename for the first page of that document. Extracted text shall be generated with commercially acceptable technology set to include all comments, revisions, tracked changes, speaker's notes and text from documents with comments or tracked changes, and hidden and very hidden worksheets, slides, columns and rows. When possible, the text of native files should be extracted directly from the native file. Parties will perform optical character recognition ("OCR") on foreign language documents using the appropriate settings for languages reasonably anticipated to be in the production following a meet and confer with the Requesting Party to identify those languages. Text files will not contain the redacted portions of the documents. A commercially acceptable technology for OCR should be used for all scanned, hard copy documents and for documents with redactions other than Excel files and other spreadsheets which shall be redacted in native format. Text extracted from emails should include the following header information where available: (1) the individuals to whom the communication was directed ("To"), (2) the author of the email communication ("From"), (3) who was copied and blind copied on such email ("CC" and "BCC"), (4) the subject line of the email ("RE" or "Subject"), and (5) the date and time of the email. To the extent the text extraction technology the Parties are using can be configured to include the text of any URLs or links, the Parties shall utilize that setting.
- Native files. Spreadsheets (*e.g.* MS Excel), and un-redacted presentations (e.g. Microsoft PowerPoint,) will be produced in native format to the extent that they are produced in this Litigation, audio, video, and multi-media files will be produced in native format. The Parties will meet and confer on the production of other file types, such as proprietary files, etc. Native files will be produced with a link in the NATIVEFILEPATH field, along with extracted text (where extracted text is available) and applicable metadata fields set forth in paragraph 4 above. A Bates numbered TIFF placeholder indicating that the document was provided in native format must accompany every native file. Where redaction makes production of native-format

files other than spreadsheets or presentations infeasible, the Parties will confer to determine a reasonably usable form for the production, but spreadsheets shall presumptively be redacted in native, and presentations presumptively redacted in image form, in these cases without the need for further conferring.

- hardcopy will be scanned to *.tiff image format and produced in accordance with the specifications set forth herein. Hard copy documents that are not text-searchable shall be made searchable by OCR prior to production. In scanning paper documents, distinct documents should not be merged into a single record, and single documents should not be split into multiple records (i.e., paper documents should be logically unitized). In the case of an organized compilation of separate documents (for example, a binder containing several separate documents behind numbered tabs), the document behind each tab should be scanned separately, but the relationship among the documents in the compilation should be reflected in the proper coding of the beginning and ending document and attachment fields. The Parties will make their best efforts to unitize the documents correctly. If relevant documents are maintained in a file, folder, envelope, binder, notebook or similar container used to store documents, all contents therein shall be reviewed for production and privilege. Document pages which have affixed notes, such as Post-it notes, should be imaged with and without the note attached.
- 10) Confidentiality Designation. All images will be stamped with the appropriate confidentiality designations in accordance with the Stipulated Protective Order entered in this Litigation. Each document produced in native format will have its confidentiality designation identified in the filename of the native file and indicated on its corresponding TIFF placeholder.
- 11) Bates Numbering. Bates numbering should be a consistent length across the production, contain no special characters, and be numerically sequential within a given document. If a Bates number or set of Bates numbers is skipped, the skipped number or set of numbers should be noted with a placeholder. Attachments to documents will be assigned Bates numbers that directly follow the Bates numbers on the documents to which they were attached.

In addition, wherever possible, each image will have its assigned Bates number electronically "burned" onto the image.

- information is stored in a database, or database management system, or proprietary system or application which has is directed to data storage as one of its primary functions, the Producing Party will identify the database and platform to the Requesting Party. The Producing Party shall produce exports and reports about such responsive information stored in such database, where such exports and reports shall be in a reasonably usable form, and information may be produced in CSV format, tab-delimited text format, Microsoft Excel format, or Microsoft Access format. If there are future disputes over the production of information from a database, the Parties shall meet and confer in good faith in an attempt to reach any further agreements (if needed) on the data to be produced and the format and scope of the production. The Producing Party will provide reasonable amounts of information about the databases to facilitate that discussion.
- inside a responsive document (including hyperlinked inside emails) within a Producing Party's custody, possession, or control, do not need to be produced in the first instance as part of the same family group as the Document residing at the location to which that hyperlink points. If there are particular hyperlinks identified by the Requesting Party in produced documents, the Requesting Party may submit a list of hyperlinks to a particular Producing Party for potentially relevant documents by identifying the Bates number and URL or link text for each requested link to the Producing Party, and the Producing Party will engage in reasonable efforts to locate the hyperlinked document at that location and either identify it by Bates number or provide any responsive, non-produced, and non-privileged documents. The number of hyperlinks a Requesting Party may identify to a Producing Party shall not be excessive and shall be reasonable, proportional to the needs of the case, and not unduly burdensome.
- **14) Embedded Objects.** The Parties agree non-substantive embedded objects, including, but not limited to, logos, icons, emoticons, and footers, may be culled from a document set (but not a document) and need not be produced as separate documents by a

28

Producing Party (i.e., such embedded objects will be produced within the document itself, rather than as separate documents). Embedded files, except for images (including but not limited to, logos, icons, emoticons), are to be produced as family groups. Embedded files should be assigned Bates numbers that directly follow the Bates numbers on the documents within which they are embedded.

- **15**) **Production of Family Groups and Relationships**. If any member of a family group is produced, all members of that group must also be produced or else logged as privileged, and no such member shall be withheld from production as a duplicate.
- Dynamic Fields. Documents with dynamic fields for file names, dates, and **16**) times will be imaged to show the field code (e.g., "[FILENAME]") where possible, rather than the values for such fields existing at the time the file is processed.
- **17**) **Time Zone**. The time zone used to process a document, including its metadata, shall be disclosed in the TIMEZONE metadata field consistent with Appendix 1, and shall be standardized for each Defendant across productions.

18) Redactions.

- A Producing Party may redact (i) information subject to the attorney client a) privilege or the work product protection (PRIV); (ii) information that cannot be disclosed pursuant to the Stored Communications Act (SCA); (iii) source code subject to separate agreement applicable to production of source code (CODE); (iv) personal identifying information (PII) including phone numbers, personal addresses, personal email addresses, the month and day of birth, driver's license numbers, and other PII agreed to by the Parties (for example, the Parties shall complete their meet and confer on whether or not to redact users' ages and years of birth). In any event, there shall be no redaction of illnesses, injuries, and medical diagnoses. To the extent a document or pleading contains PII, the Parties shall designate such documents at the appropriate Confidentiality level under the Protective Order and shall comply with Fed. R. Civ. P. 5.2 with regard to filings with the Court.
- No redactions for relevance may be made within a produced document or ESI b) item. If, during the course of discovery, the Parties identify other kinds of information that any STIP. & [Proposed] Order Governing the

Party has a reasonable basis for redacting, the Parties will meet and confer on a case-by-case basis regarding that information before such redactions are made. If the Parties cannot agree, they may seek resolution from the Court.

- c) The Producing Party will indicate, on the face of the redaction, the asserted reason(s) for the redaction (PII, SCA, CODE, and/or PRIV) and the REDACTION TYPE metadata field shall indicate that the document contains redactions and the reason(s) for the redaction.
- d) Notwithstanding the foregoing, this provision shall not be read to prohibit redactions permitted under any applicable U.S. law or Protective Order.
- e) Where a responsive document contains both redacted and non-redacted content, the Parties shall produce the non-redacted portions of the document and the OCR text corresponding to the non-redacted portions.
- f) Native Redactions. Spreadsheet files requiring redaction, including without limitation Microsoft Excel files, shall be redacted and produced natively (unless the Parties agree to production in some other format). In addition, a Producing Party may natively redact other files that cannot be properly imaged for redaction.
- g) All images of redacted files shall be processed to show all comments, revision marks, speaker notes, marks made in track changes, or other user-entered data which are visible in a normal view of the document in its native application, unless such material is redacted and marked as redacted in accordance with this section. Where possible, any occurrences of date/time auto-field items, including in headers and footers, will be removed and replaced with the term AUTODATE to prevent the current date from being printed. Email header information (e.g., date and/or subject line) shall not be redacted unless it is independently privileged. The Parties shall honor reasonable requests for the production of particular redacted documents in other formats where the image is not reasonably usable.
- h) Color. Redacted versions of documents that would have been produced in color in their un-redacted form shall be produced in color as detailed herein.

-) **Exception Files**. The Parties will use reasonable efforts to address processing exceptions.
- data that can reasonably be extracted and produced in the formats described herein is identified on a mobile or handheld device, that data shall be produced in accordance with the generic provisions of this protocol. To the extent that responsive data identified on a mobile or handheld device is not susceptible to normal production protocols, the Parties will meet and confer to address the identification, production, and production format of any responsive documents and data contained on any mobile or handheld device.

COVINGTON

BEIJING BOSTON BRUSSELS DUBAI FRANKFURT
JOHANNESBURG LONDON LOS ANGELES NEW YORK
PALO ALTO SAN FRANCISCO SEOUL SHANGHAI WASHINGTON

July 23, 2024

Covington & Burling LLP The New York Times Building 620 Eighth Avenue New York, NY 10018-1405 T +1 212 841 1000

DELIVERED VIA PROCESS SERVER

Maine Department of Education 111 Sewall Street Augusta, ME 04330

Re: People of the State of California v. Meta Platforms, Inc., 4:23-cv-05448

Dear Sir/Madam:

Enclosed please find a subpoena being served upon you in connection with the above-captioned litigation currently pending in the U.S. District Court for the Northern District of California. I represent Defendants Meta Platforms, Inc.; Instagram, LLC; Meta Payments, Inc. and Meta Platforms Technologies, LLC (collectively, the "Meta Defendants") in this matter.

The document subpoena requests the production of specific documents identified in the attached subpoena (see Attachment A to the subpoena), which are requested to be produced by 10:00 a.m. on August 22, 2024. We are willing to work with you on the time, date, location, method and manner of document production, as well as answer any questions or concerns you may have regarding subpoena compliance. It is sufficient compliance with this subpoena if you electronically transmit a copy of the requested documents to the undersigned. As such, please contact me at cyeung@cov.com and 212-841-1262, to discuss document production and subpoena compliance, unless you are already represented by counsel in connection with this matter.

The Court is currently considering whether the Maine Attorney General's Office has control over the Maine Department of Education's information for the purposes of discovery in this action. If the Court rules that the Maine Attorney General's Office has control over the Maine Department of Education's information, the Maine Attorney General has pending discovery requests that seek this agency's documents. By serving this subpoena, the Meta Defendants do not waive their position in the state agency dispute, nor do the Meta Defendants in any way waive rights to compel the Maine Attorney General to produce the Maine Department of Education's information as part of discovery in this action. However, to avoid further delay in the production of information from the Maine Department of Education, the Meta Defendants are serving the attached subpoena to request the timely production of this information.

COVINGTON

Your anticipated time and assistance with this matter is greatly appreciated.

Best regards,

/s/ Christopher Y.L. Yeung

Christopher Y.L. Yeung

Enclosed: Subpoena, Attachment A, and Attachment B

UNITED STATES DISTRICT COURT

for the

Northern District of California

People of the S	State of California, et al.	
Pl	aintiff)	C' 'I A C' N
Mata Diatta	V.)	Civil Action No. 4:23-cv-05448
Meta Platfol	rms, Inc., et al.	
Dej	fendant)	
	DENA TO PRODUCE DOCUMEN TO PERMIT INSPECTION OF I	TS, INFORMATION, OR OBJECTS PREMISES IN A CIVIL ACTION
$\Gamma_{ m O}$: Maine Department σ	of Education	
111 Sewall St, Augu		
	(Name of person to who	n this subpoena is directed)
naterial: See Attachment		permit inspection, copying, testing, or sampling of the
Place: G & F Reporting		Date and Time:
Place: G & F Reporting 75 York Street, St	uite 2	
		Date and Time: August 22, 2024, 10:00 a.m.
75 York Street, St Portland, ME 0410 Inspection of Prediction property possessed of pay inspect, measure, sur	on controlled by you at the time, date	August 22, 2024, 10:00 a.m. to permit entry onto the designated premises, land, or and location set forth below, so that the requesting part property or any designated object or operation on it.
75 York Street, Street, Street, Street, ME 041 **Inspection of Presenter property possessed of the property possessed of	on controlled by you at the time, date	August 22, 2024, 10:00 a.m. to permit entry onto the designated premises, land, or and location set forth below, so that the requesting part
75 York Street, St Portland, ME 0410 Inspection of Presorther property possessed of may inspect, measure, sur	on controlled by you at the time, date	August 22, 2024, 10:00 a.m. to permit entry onto the designated premises, land, or and location set forth below, so that the requesting part property or any designated object or operation on it.
75 York Street, Street, Street, Street, Street, ME 0410 Inspection of Presenter property possessed on ay inspect, measure, surface: The following processing to you espond to this subpoena at 27/22/2024	mises: YOU ARE COMMANDED or controlled by you at the time, date vey, photograph, test, or sample the ovisions of Fed. R. Civ. P. 45 are atta	August 22, 2024, 10:00 a.m. to permit entry onto the designated premises, land, or and location set forth below, so that the requesting part property or any designated object or operation on it. Date and Time: ched – Rule 45(c), relating to the place of compliance; subpoena; and Rule 45(e) and (g), relating to your duty
75 York Street, Street, Street, Street, Street, ME 0410 Inspection of Prediction of P	mises: YOU ARE COMMANDED or controlled by you at the time, date vey, photograph, test, or sample the ovisions of Fed. R. Civ. P. 45 are attaur protection as a person subject to a	August 22, 2024, 10:00 a.m. to permit entry onto the designated premises, land, or and location set forth below, so that the requesting part property or any designated object or operation on it. Date and Time: ched – Rule 45(c), relating to the place of compliance; subpoena; and Rule 45(e) and (g), relating to your duty
75 York Street, Street, Street, Street, Street, ME 0410 Inspection of Prediction of P	mises: YOU ARE COMMANDED or controlled by you at the time, date vey, photograph, test, or sample the ovisions of Fed. R. Civ. P. 45 are attain protection as a person subject to a and the potential consequences of no	August 22, 2024, 10:00 a.m. to permit entry onto the designated premises, land, or and location set forth below, so that the requesting part property or any designated object or operation on it. Date and Time: ched – Rule 45(c), relating to the place of compliance; subpoena; and Rule 45(e) and (g), relating to your duty a doing so. OR
75 York Street, Street, Street, Street, Street, ME 041 Inspection of Presenter property possessed on ay inspect, measure, sure Place: The following processes and to this subpoena are supported by the suppoena are supported by the supported by t	mises: YOU ARE COMMANDED or controlled by you at the time, date vey, photograph, test, or sample the ovisions of Fed. R. Civ. P. 45 are attain protection as a person subject to a and the potential consequences of no	August 22, 2024, 10:00 a.m. to permit entry onto the designated premises, land, or and location set forth below, so that the requesting part property or any designated object or operation on it. Date and Time: ched – Rule 45(c), relating to the place of compliance; subpoena; and Rule 45(e) and (g), relating to your duty a doing so.

Notice to the person who issues or requests this subpoena

If this subpoena commands the production of documents, electronically stored information, or tangible things or the inspection of premises before trial, a notice and a copy of the subpoena must be served on each party in this case before it is served on the person to whom it is directed. Fed. R. Civ. P. 45(a)(4).

AO 88B (Rev. 02/14) Subpoena to Produce Documents, Information, or Objects or to Permit Inspection of Premises in a Civil Action (Page 2)

Civil Action No. 4

4:23-cv-05448

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 45.)

date)	abpoena for (name of individual and title, if an		
☐ I served the s	ubpoena by delivering a copy to the nar	med person as follows:	
		on (date) ;	or
☐ I returned the	subpoena unexecuted because:		
tendered to the w		States, or one of its officers or agents, I e, and the mileage allowed by law, in the	
fees are \$	for travel and \$	for services, for a total of \$	0.00
I declare under p	penalty of perjury that this information i	s true.	
»: ,		Server's signature	
		Printed name and title	
		1 timea name ana time	

Additional information regarding attempted service, etc.:

Print Save As... Add Attachment Reset

Federal Rule of Civil Procedure 45 (c), (d), (e), and (g) (Effective 12/1/13)

(c) Place of Compliance.

- (1) For a Trial, Hearing, or Deposition. A subpoena may command a person to attend a trial, hearing, or deposition only as follows:
- (A) within 100 miles of where the person resides, is employed, or regularly transacts business in person; or
- **(B)** within the state where the person resides, is employed, or regularly transacts business in person, if the person
 - (i) is a party or a party's officer; or
- (ii) is commanded to attend a trial and would not incur substantial expense.

(2) For Other Discovery. A subpoena may command:

- (A) production of documents, electronically stored information, or tangible things at a place within 100 miles of where the person resides, is employed, or regularly transacts business in person; and
 - **(B)** inspection of premises at the premises to be inspected.

(d) Protecting a Person Subject to a Subpoena; Enforcement.

(1) Avoiding Undue Burden or Expense; Sanctions. A party or attorney responsible for issuing and serving a subpoena must take reasonable steps to avoid imposing undue burden or expense on a person subject to the subpoena. The court for the district where compliance is required must enforce this duty and impose an appropriate sanction—which may include lost earnings and reasonable attorney's fees—on a party or attorney who fails to comply.

(2) Command to Produce Materials or Permit Inspection.

- (A) Appearance Not Required. A person commanded to produce documents, electronically stored information, or tangible things, or to permit the inspection of premises, need not appear in person at the place of production or inspection unless also commanded to appear for a deposition, hearing, or trial.
- (B) Objections. A person commanded to produce documents or tangible things or to permit inspection may serve on the party or attorney designated in the subpoena a written objection to inspecting, copying, testing, or sampling any or all of the materials or to inspecting the premises—or to producing electronically stored information in the form or forms requested. The objection must be served before the earlier of the time specified for compliance or 14 days after the subpoena is served. If an objection is made, the following rules apply:
- (i) At any time, on notice to the commanded person, the serving party may move the court for the district where compliance is required for an order compelling production or inspection.
- (ii) These acts may be required only as directed in the order, and the order must protect a person who is neither a party nor a party's officer from significant expense resulting from compliance.

(3) Quashing or Modifying a Subpoena.

- (A) When Required. On timely motion, the court for the district where compliance is required must quash or modify a subpoena that:
 - (i) fails to allow a reasonable time to comply;
- (ii) requires a person to comply beyond the geographical limits specified in Rule 45(c);
- (iii) requires disclosure of privileged or other protected matter, if no exception or waiver applies; or
 - (iv) subjects a person to undue burden.
- **(B)** When Permitted. To protect a person subject to or affected by a subpoena, the court for the district where compliance is required may, on motion, quash or modify the subpoena if it requires:
- (i) disclosing a trade secret or other confidential research, development, or commercial information; or

- (ii) disclosing an unretained expert's opinion or information that does not describe specific occurrences in dispute and results from the expert's study that was not requested by a party.
- (C) Specifying Conditions as an Alternative. In the circumstances described in Rule 45(d)(3)(B), the court may, instead of quashing or modifying a subpoena, order appearance or production under specified conditions if the serving party:
- (i) shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship; and
 - (ii) ensures that the subpoenaed person will be reasonably compensated.

(e) Duties in Responding to a Subpoena.

- (1) Producing Documents or Electronically Stored Information. These procedures apply to producing documents or electronically stored information:
- (A) Documents. A person responding to a subpoena to produce documents must produce them as they are kept in the ordinary course of business or must organize and label them to correspond to the categories in the demand.
- **(B)** Form for Producing Electronically Stored Information Not Specified. If a subpoena does not specify a form for producing electronically stored information, the person responding must produce it in a form or forms in which it is ordinarily maintained or in a reasonably usable form or forms.
- (C) Electronically Stored Information Produced in Only One Form. The person responding need not produce the same electronically stored information in more than one form.
- **(D)** Inaccessible Electronically Stored Information. The person responding need not provide discovery of electronically stored information from sources that the person identifies as not reasonably accessible because of undue burden or cost. On motion to compel discovery or for a protective order, the person responding must show that the information is not reasonably accessible because of undue burden or cost. If that showing is made, the court may nonetheless order discovery from such sources if the requesting party shows good cause, considering the limitations of Rule 26(b)(2)(C). The court may specify conditions for the discovery.

(2) Claiming Privilege or Protection.

- (A) Information Withheld. A person withholding subpoenaed information under a claim that it is privileged or subject to protection as trial-preparation material must:
 - (i) expressly make the claim; and
- (ii) describe the nature of the withheld documents, communications, or tangible things in a manner that, without revealing information itself privileged or protected, will enable the parties to assess the claim.
- **(B)** Information Produced. If information produced in response to a subpoena is subject to a claim of privilege or of protection as trial-preparation material, the person making the claim may notify any party that received the information of the claim and the basis for it. After being notified, a party must promptly return, sequester, or destroy the specified information and any copies it has; must not use or disclose the information until the claim is resolved; must take reasonable steps to retrieve the information if the party disclosed it before being notified; and may promptly present the information under seal to the court for the district where compliance is required for a determination of the claim. The person who produced the information must preserve the information until the claim is resolved.

(g) Contempt.

The court for the district where compliance is required—and also, after a motion is transferred, the issuing court—may hold in contempt a person who, having been served, fails without adequate excuse to obey the subpoena or an order related to it.

DEFINITIONS AND INSTRUCTIONS TO ATTACHMENT A

DEFINITIONS

- 1. The term "communication" means the transmittal of information (in the form of facts, ideas, inquiries or otherwise).
- 2. "Document" or "documents" shall have the broadest meaning ascribed to it by the Federal Rules of Civil Procedure, and includes, without limitation electronically stored information ("ESI") (including, without limitation, electronic databases and the data therein, all electronic messages or communications, electronic word processing documents, electronically stored voicemail, webpages, and social media posts) in accordance with any order in this case governing ESI at the time of production. Different versions of the same documents, including, but not limited to, drafts or documents with handwritten notations or marks not found in the original or on other copies are different documents.
 - 3. "You", "you", "Your" and "your" means the Maine Department of Education.
- 4. "Relating" or "related to" means and includes referring to, concerning, referencing, mentioning, associated with, constituting, discussing, containing, embodying, recording, reflecting, identifying, summarizing, incorporating, and/or dealing with or pertaining to in any way.
 - 5. "And" includes "or", and vice versa.
 - 6. The singular form of a word or term includes the plural, and vice versa.
 - 7. The present tense of a verb includes the past tense, and vice versa.
- 8. The use of the article "the" shall not be construed as limiting the scope of any request.
 - 9. "Including" means "including without limitation."

- 10. "Any" includes "all", and vice versa.
- 11. The capitalized version of a word or term includes the lower case version of a word or term, and vice versa.
- 12. "Social Media Platforms" or "Platforms" means a digital service that facilitates interactions between two or more distinct but interdependent sets of users, including but not limited to Facebook, Instagram, Snapchat, TikTok, YouTube, Twitter (or "X"), Pinterest, LinkedIn, BeReal, Lapse, Reddit, Threads, VSCO, Goodreads, Quora, Discord, Twitch, and Tumblr.
- 13. "Young Users" means users of Social Platforms who are under 18 years of age when using the Platform(s).

All words, terms, and phrases not specifically defined herein are to be given their normal and customary meaning in the context in which they are used in these Requests.

INSTRUCTIONS

- 1. These Requests are intended to cover any and all documents in your possession, custody, or control, to the extent not privileged. Documents held by any office, department, board, commission, or instrumentality of the Maine Department of Education are within your possession, custody, or control.
- 2. In accordance with ESI Protocol attached hereto as Attachment B, if you object to furnishing any of the documents or information requested by these Requests on the grounds of attorney-client privilege, work product, other privilege, or otherwise then, with respect to each such document:
 - a. state the nature of the privilege claimed;
 - b. state the date of each communication supporting the privilege claim;
 - c. identify all participants in the supporting communication;
 - d. state the specific grounds on which the objection is based; and

- e. identify the specific request calling for such information;
- 2. If you object to any Request on the grounds that it is vague or ambiguous, state: (i) the portions or terms of such Request that you claim to be vague or ambiguous; and (ii) the interpretation of the Request pursuant to which you provide a response.
- 3. Each request shall be deemed continuing, so as to require supplemental or mandatory responses should you obtain additional responsive information subsequent to your initial responses.
- 4. If you cannot fully respond to a particular Request after exercising due diligence to make inquiry and to secure the necessary information, provide a response to the extent possible, specifying your inability to respond to the remainder and providing whatever information or knowledge you have concerning the portion not responded to.
- 5. Each page of a produced document shall have a legible, unique page identifier ("Bates Number") and confidentiality legend (where applicable) on the face of the image at a location that does not obliterate, conceal, or interfere with any information from the source document. Redactions should be clearly marked or stamped on the page in such a way that it is clear from review that a portion of the image has been redacted.
- 6. All responsive and non-privileged electronic documents shall be produced in the format ordered by the Court in its ESI order.
- 7. All responsive electronic documents shall be produced in a format agreed upon by the parties, to include at least native versions of Excel spreadsheets and presentation files, with a Bates-stamped placeholder image.
- 8. Unless otherwise specified, the time period for these Requests is January 1, 2012 to the date of production of the Documents.

ATTACHMENT A

- 1. Research, investigations, studies, surveys, reports, evaluations, or analyses concerning the mental, social, emotional, or behavioral health of persons ages 13 to 18.
- 2. Programs, initiatives, efforts, or actions proposed or taken by the Maine Department of Education to encourage or promote the use of Social Media Platforms.
- 3. Programs, initiatives, efforts, or actions proposed or taken by the Maine Department of Education to address Young Users' use of Social Media Platforms, including any program, initiative, effort, or action to prevent, limit, encourage, or promote the use of Social Media Platforms by Young Users.
- 4. Studies, programs, initiatives, efforts, or actions proposed or taken by the Maine Department of Education that sought to provide or promote internet access or phones, computers, tablets, or other electronic devices to Young Users.
- 5. Policies proposed, recommended, or enacted by the Maine Department of Education regarding screen time and acceptable use of cell phones, computers, tablets, or other electronic devices by Young Users.
- 6. Complaints to the Maine Department of Education by teachers or school districts regarding social media or cell phone use by Young Users and/or the need for acceptable use or other policies to address Young Users' use of social media or cell phones.
- 7. Complaints to the Maine Department of Education by teachers or school districts regarding budget crises from inflation, underfunding, unfunded mandates, and other causes.
- 8. Documents related to state assessments in Maine, including reports and analyses regarding the history of K-12 state assessment or standardized testing scores, performance by schools and/or school districts, and any other measures of school performance.
- 9. Maine Department of Education's communications and/or collaboration with any Social Media Platform on any program, initiative or other action related to, or directed at, Young Users.
- 10. Maine Department of Education's communications with any third party related to Young Users and/or Social Media Platforms.
- 11. Policies, procedures, and practices applicable to Maine Department of Education and Maine Department of Education employees regarding the use of Social Media Platforms, including any changes to these policies during the Relevant Period.

- 12. Legislation or policies proposed by, proposed on behalf of, or testified on by the Maine Department of Education, regardless of whether such legislation or policies were enacted, regarding Young Users' use of Social Media Platforms.
- 13. Research, investigations, studies, surveys, reports, evaluations, or analyses related to Social Media Platforms, including the importance of Social Media Platforms and the use of Social Media Platforms by Young Users and the potential benefits and harms created by the use of Social Media Platforms.
- 14. Research, investigations, studies, surveys, reports, evaluations, or analyses related to Social Media Platforms regarding the impact of social media on the mental, social, emotional, or behavioral health of Young Users.
- 15. Research, investigations, studies, surveys, reports, evaluations, or analyses related to:
 - a. Features of Social Media Platforms that are psychologically or physically harmful to Young Users;
 - b. Features of Social Media Platforms that promote compulsive, prolonged, or unhealthy use by Young Users;
 - c. The impact of features of Social Media Platforms, including:
 - (1) Algorithmic recommendation and sequencing;
 - (2) Image filters;
 - (3) Use of multiple user accounts;
 - (4) Infinite scroll;
 - (5) Ephemeral content features;
 - (6) Autoplay;
 - (7) Quantification and display of likes; or
 - (8) Audiovisual and haptic alerts.
- 16. Research, investigations, studies, surveys, reports, evaluations, or analyses concerning the mental, social, emotional, or behavioral health of Young Users, including those related to the effects of:
 - a. Social Media Platforms usage;
 - b. Video games usage;
 - c. Cell phone usage;
 - d. Messaging usage;
 - e. Usage of other electronics apart from usage of Social Media Platforms;
 - f. COVID-19 and/or remote learning;
 - g. Use of drugs or alcohol;
 - h. The opioid and fentanyl epidemic;
 - i. Poverty, homelessness, lack of health insurance, and/or food insecurity;
 - j. Physical health including nutrition, exercise, weight management, sleeping habits, and sexual activity;
 - k. Family trauma or deaths;
 - 1. Academic pressure;
 - m. Violence, including school violence, domestic violence, gun violence, gun control and/or mass shootings;

- n. Bullying or verbal abuse apart from usage of Social Media Platforms;
- o. Political polarization;
- p. Natural disasters;
- q. Climate change;
- r. Discrimination and inequity;
- s. Global warfare and conflict; and
- t. Any other potential causes of harms to the mental, social, emotional, or behavioral health of Young Users.
- 17. Youth Risk Behavior Surveys conducted by the Maine Department of Education or on its behalf.
- 18. Public or non-public meetings held by the Maine Department of Education related to Social Media Platforms and use of Social Media Platforms by Young Users, including notices, meeting notes, PowerPoint presentations, internal memoranda, summaries, personal notes, or attendee lists.
- 19. Mental, social, emotional, or behavioral health services provided by the Maine Department of Education to Young Users during the Relevant Period.
- 20. Budgeted and actual expenditures by the Maine Department of Education during the Relevant Period related to Young Users' use of Social Media Platforms.
- 21. Policies, procedures, and practices related to the Maine Department of Education's use of Social Media Platforms, including communication of information or promotion of Maine Department of Education programs, initiatives, efforts, or actions on Social Media Platforms.
- 22. Maine Department of Education's budget and actual expenditures during the Relevant Period, including expenditures on:
 - a. Digital advertisements by the Maine Department of Education on Social Media Platforms
 - b. Digital advertisements by the Maine Department of Education purchased through Social Media Platforms.

ATTACHMENT B

Cas@**4s2**84c22054c4483024R-YGDRocDroncumh2105690 FFFFFFH00732145224 PRange 11.56301269

include Hard-Copy Documents and ESI.

27

28

of this term in Rules 26 and 34 of the Federal Rules of Civil Procedure and shall

- b) "Electronically stored information" or "ESI," as used herein has the same meaning as in Federal Rules of Civil Procedure 26 and 34.
- c) "Hard-Copy Document" means Documents existing in paper form at the time of collection.
- d) "Searchable Text" means the native text extracted from an Electronic Document and any Optical Character Recognition text ("OCR text") generated from a Hard-Copy Document or electronic image.

3. COOPERATION

2.1

The Parties are aware of the importance the Court places on cooperation and commit to cooperate in good faith throughout this Litigation consistent with this Court's Guidelines for the Discovery of ESI and this Court's Rules of Professional Conduct. The Parties will endeavor to cooperate in good faith and be reasonably transparent in all aspects of the discovery process.

4. LIAISON

The Parties will identify Discovery Liaisons to each other who are and will be knowledgeable about and responsible for discussing their respective ESI. Any Party is free to change their designated Discovery Liaison by providing written notice to the other Parties. Each Party's Discovery Liaison must: (a) be prepared to meet and confer on discovery-related matters and to participate in discovery dispute resolution; (b) be knowledgeable about the Party's discovery efforts; (c) be, or have reasonable access to those who are, familiar with the Party's electronic systems and capabilities in order to explain those systems and answer relevant questions; and (d) be, or have reasonable access to those who are knowledgeable about the technical aspects of discovery, including electronic document storage, organization, and format issues, and relevant information retrieval technology, including search methodology.

5. IDENTIFICATION OF CUSTODIANS AND DATA SOURCES

The parties will disclose information about custodians and custodial and non-custodial data sources likely to possess relevant or responsive information in accordance with Fed. R. Civ. P. 26 and this District's ESI Guidelines. The Parties will participate in Rule 26(f) discussions guided by this District's Checklist for Rule 26(f) Meet and Confer Regarding Electronically

Stored Information. After responses to Requests for Production under Fed. R. Civ. P. 34 have been served, the parties will meet and confer regarding those custodians and custodial and non-custodial data sources from which Documents and ESI will be collected for search and review for potential production in this litigation. The custodian and data source exchanges will include brief explanations of the rationale for their selections; for example, for custodians, their current job titles and descriptions of their work, and for data sources, location information and description.

6. INACCESSIBLE OR UNUSABLE ESI

2.1

If a Producing Party asserts that certain requested ESI is inaccessible or not "reasonably accessible," otherwise unnecessary, or if the Receiving Party asserts that, following production, certain ESI is not reasonably useable, the parties shall meet and confer to discuss resolving such assertions. The parties will exchange sufficient information to enable the parties to confer in good faith. If the parties cannot resolve any such disputes after such a meet and confer has taken place, the issue shall be presented to the Court for resolution.

7. KNOWN RESPONSIVE DOCUMENTS

Documents or ESI identified in a custodial or non-custodial file, or in a discrete folder or collection, that are known to a Producing Party through reasonable investigation to be responsive to a discovery request shall be collected for review without regard to whether the responsive content was located via any search methodology developed in accordance with this Order, and nothing about such review shall prevent the Producing Party from redacting or withholding and logging such documents for applicable privileges.

8. SEARCH METHODOLOGIES

The Parties shall adopt reasonable and proportionate methodologies to identify, search, collect, cull, review, and produce ESI as required under applicable legal standards. The Parties recognize and agree that each Party may use one or more methodologies to identify, search, collect, cull, review, and produce responsive and non-privileged ESI, including the use of keyword search terms and/or the use of technology assisted review ("TAR") as discussed further herein. The Parties further recognize that different data sets may implicate different methodologies to identify, search, collect, cull, review, and produce responsive and non-

privileged ESI. The Parties therefore agree to meet and confer in good faith regarding any potential disputes over their respective ESI productions.

9. HIT REPORTS AND SEARCH TERMS

ESI, the Producing Party shall disclose the search terms to the Requesting Party. The Parties shall meet and confer regarding any disputes over the disclosed search terms. In the event that a Producing Party claims burden with respect to modified and/or additional search terms proposed by a Requesting Party, the Producing Party shall provide a hit report for the terms at issue using industry-standard processing tools, such as NUIX or other similar tools. The Producing Party shall provide a hit report for the document collection where the terms were applied, including the following with respect to each proposed or modified search term in the collection:

- a) The number of documents with hits for that term; and
- b) The number of unique documents, i.e., documents which do not have hits for any other term.

If, after reviewing a hit report from a Producing Party, a Requesting Party so chooses, it may reasonably request a further hit report which includes:

- c) The number of family members, including the documents with hits, of the documents with hits for that term; and
- d) The number of unique family members of the documents with hits for that term.

If the ESI tool for the Producing Party is capable without undue burden of providing the number of family members and unique family members, then the Producing Party shall provide such further hit report. The Parties (including the person most knowledgeable about the capabilities of the Producing Party's ESI tool and the Requesting Party's person most knowledgeable about technical issues from its ESI service provider) shall meet and confer regarding any disputes over whether the Producing Party's ESI tool has the capability or not to provider either number of family members or number of unique family members.

The Parties shall meet and confer to resolve disagreements over the search terms or their application. To the extent the Parties are unable to reach agreement on the application of, or

procedures for, any search or filtering processes, the Parties shall fully comply with the provisions of this Court's Discovery Standing Order regarding the procedure for raising discovery disputes with the Court, including the meet and confer and certification requirements therein.

10. TECHNOLOGY ASSISTED REVIEW (TAR)

A Producing Party may use TAR (technology-assisted review) during the culling and

A Producing Party may use TAR (technology-assisted review) during the culling and review process of ESI, which may be applied in addition to search terms. If a Producing Party uses TAR to cull, filter out, or exclude documents from that Party's production, that Producing Party shall do the following:

- If a Producing Party chooses to apply both search terms and TAR to a review set, the Producing Party will disclose the search terms to all other Party/Parties.
- Disclose the name of the TAR tool or service used to all other Party/Parties.

11. VALIDATION

2.1

Each Producing Party shall take reasonable steps to validate its review process (i.e., using quality control measures to determine whether its production is missing relevant ESI or contains substantial amounts of irrelevant ESI) and make any necessary adjustments or corrections to its process. If, after reviewing a Producing Party's production, a Requesting Party reasonably requests additional information regarding the validation method(s) used by the Producing Party, the Producing Party will disclose the level of end-to-end recall (the percentage of responsive Documents in the collection which were identified as responsive by that Producing Party's methodology). If there remain disputes between the Parties regarding validation, the Parties shall meet and confer to resolve such disputes in good faith, including a reasonable discussion regarding the tool used and the parameters used to obtain or calculate the level of recall.

12. UNSEARCHABLE DOCUMENTS

The Producing Party shall use reasonable efforts to identify and review potentially responsive documents for which text-based search technologies are fundamentally ineffective.

13. SYSTEM FILES

Each Party will use its best efforts to filter out common system files and application executable files using the national software reference library ("NSRL") NIST hash set list. The

Parties also may filter out stand-alone files identified as zero bytes in size. Additional culling of file types based on file header information may be applied to the following, provided these files are not known to be otherwise attached, embedded in, or included with an otherwise responsive document, or are not themselves reasonably known to contain information responsive or contain responsive data or are used to interface with users or interact with or access individual or aggregated user data: Application Package File, Backup Files, Batch Files, Binary Disc Image, C++ File Formats, Cascading Style Sheet, Configuration File, Database File, Dictionary Files, Dynamic Link Library, Event Log Files, Executable Files, Hypertext Cascading Stylesheet, Java Archive Files, JavaScript Files, JavaScript Source Code and Class Files, Macintosh Resource Fork Files, Package Manager Files, Program Files, Program Installers, Python Script Files, Shell Script Files, System or Temporary Files, Thumbnail Cache Files, Troff Files, Truetype Font Files, Windows Cabinet File, Windows Command Files, Windows File Shortcut, Windows Help Files, Windows Metafiles and Enhanced Metafiles, Windows Spool Files, Windows System File.

14. **DEDUPLICATION**

2.1

Each Producing Party shall make reasonable efforts to globally deduplicate exact duplicate Documents within that Producing Party's ESI data set across all custodial and non-custodial sources at the family level using either MD5 hash values or SHA hash values or any other agreed-upon (and disclosed) industry-standard deduplication technology. The Parties shall reach agreement on such other deduplication technology and shall reach agreement on how their deduplication tools shall identify exact duplicates of documents in a manner that is consistent with the disclosed tools and technologies a Producing Party is using. The Parties shall reach agreement on how to identify exact duplicates of emails using industry-standard commercially available software tools or services, which may for example calculate hash values of emails based on concatenated values of agreed-upon email fields and/or hash values of attachments, or which may use any other method the Parties agree upon. Having further met and conferred in keeping with the previous sentence, the Parties shall calculate deduplication hash values for emails on the concatenated values set forth in and in accordance with the documentation specifications of the disclosed deduplication tools to be used in this Litigation (i.e., RelativityOne, Relativity Server,

and Nuix); however, if Nuix is used, the Producing Party shall select the optional field "Include Bcc" as an additional field to add to the default ones.

The Parties shall not withhold from production near-duplicates without meeting and conferring on this issue.

The names of all custodians who were either identified as custodians for purposes of collection for this matter (or otherwise known by the Producing Party to have been in possession or custody of a document prior to deduplication) will be populated in the ALL CUSTODIANS metadata field for the produced version of a document that has duplicates removed from production. The original file paths (if any exist) of a document prior to deduplication will be populated in the ALL FILE PATHS metadata field of the produced document.

15. EMAIL THREADING

2.1

The Parties may use analytics technology to identify email threads and shall produce the unique most inclusive copy and related family members. Where multiple email messages are part of a single chain or "thread," a Party is only required to produce the most inclusive copy of an email message(s) ("Last In Time Email(s)") and need not produce earlier, lesser inclusive email messages or "thread members," provided that the tool or software service being used to perform threading is disclosed. A Producing Party may exclude from production lesser inclusive copies of the most inclusive email message in the thread, where the entire body of each of those lesser inclusive copies is included within the Last in Time Email. The Producing Party will honor reasonable requests to produce lesser inclusive copies of a Last In Time Email or other earlier chains of emails otherwise excluded by email thread suppression.

The Parties shall treat new or different email chains or threads pursuant to further agreement on safeguards or guidelines for defining emails threads which reasonably take into account the capabilities of the email threading/dethreading/hyperthreading tools used by each Defendant (which shall be disclosed to Plaintiffs).

16. SOURCE CODE

The Parties will meet and confer to address the production and/or inspection of source code and entering into a separate order governing the same if needed.

17. PRODUCTION FORMATS

2.1

The Parties agree to produce documents and data in the formats described in **Appendix 1** to this ESI Order. If particular documents or categories of documents identified in response to document requests warrant a different format, the Parties will cooperate to arrange for the mutually acceptable production of such documents. The Parties further agree not to degrade the searchability of documents as part of the document production process.

In addition, the Parties agree that the production and production format of social media and/or user account information is not covered by this agreement and to meet and confer on the production and production format, including metadata, for social media and/or user account information.

18. PHASING

Once the Parties begin propounding discovery requests pursuant to Fed. R. Civ. P. 34, the Parties agree to meet and confer regarding appropriate phasing for the production of ESI.

19. MISCELLANEOUS PROVISIONS

- a) Production of Plaintiffs ESI and Case-Specific Materials. Subject to any further agreement among the Parties or Order of the Court, the Parties shall produce case-specific documents (i.e., documents specific to the claim of a given Plaintiff, produced by Plaintiffs or Defendants) for any Plaintiff in discovery pools or other selections designed to inform bellwether selection, including those selected for a bellwether trial, in accordance with the production format specified herein, provided, however, that the Producing Party may elect to produce such materials in their native format. To the extent production of case-specific documents for any Plaintiff selected for a bellwether trial presents an issue for any Party, the Parties shall reasonably confer, and may present any disputes to the Court or its designee. The Parties shall further agree to confer concerning the production format and associated matters (e.g., hosting platform) for case-specific documents produced in the cases of other Plaintiffs.

 Nothing herein shall limit Defendant's right to seek discovery from any Plaintiff.
- b) Translations Of Produced Materials. The Producing Party has no obligation to

create a translation of the Documents or any portion thereof. For any foreign-language documents responsive to document requests that a Party reasonably knows as the result of a reasonable investigation have been translated into the English language using human translators or through machine translation for its own purposes, except to the extent such translation is protected by attorney-client or work-product privileges, the Producing Party shall produce the translation of the original document with the original. The parties will meet and confer as necessary concerning procedures for using translations at depositions and at trial. In the event the Parties cannot reach agreement, the matter may be submitted to the Court for determination.

- c) Third-Party Documents. A Party that issues a Non-Party subpoena ("Issuing Party") shall include a copy of this Order with the subpoena and state that (1) the subpoenaed Non-Party should produce Documents in response to the subpoena to all Parties; and (2) the Parties to this Litigation have requested that Third Parties produce Documents in accordance with the specifications set forth herein. If the subpoenaed Non-Party produces Documents to the Issuing Party but does not produce those Documents to other Parties, the Issuing Party shall produce such Documents to those other Parties within 14 days of receiving the Documents, except where the Documents are to be used in a deposition, in which case the Issuing Party shall produce such Documents to all other Parties no later than three (3) days prior to the deposition, or as soon as reasonably practicable if such production occurs thereafter. Nothing in this Order is intended or may be interpreted to narrow, expand, or otherwise affect the rights of the Parties or Third Parties to object to a subpoena. If the Non-Party production is not Bates-stamped, the Parties will meet and confer to agree upon a format for designating the documents with a unique Bates Number prefix.
- d) <u>Documents Produced by Parties Presumption of Authenticity</u>. In order to reduce the number of requests for admission, this Order establishes a rebuttable presumption that documents produced by the Parties are authentic, if said documents were either created or authored by the producing Party, or any of its employees, agents, or

contractors, so long as the employees', agents', or contractors' work was performed in connection with a project or assignment sponsored by the producing Party. No further evidence to establish authenticity need be provided. Nothing in this paragraph shall be deemed to waive any other evidentiary objection a party may have, including but not limited to hearsay, foundation/personal knowledge, or relevance.

- e) **Re-productions.** Notwithstanding any provisions to the contrary, re-production of discrete sets of documents from another litigation, arbitration, government inquiry, or other matter may be re-produced in the same manner and form as originally produced in the other matter, provided however that a party will re-produce documents in a different format for good cause shown. This provision does not waive the right of a party to object to any requests for reproduction of production files from another litigation, arbitration, government inquiry, or other matter.
- f) <u>Modification</u>. This ESI Order may be modified by a Stipulated Order of the Parties or by the Court for good cause shown.
- g) Good Faith. The Parties will act in good faith as required by law and use these procedures to identify and reduce the potential for disputes.
- h) <u>Continuing Obligations</u>. The Parties recognize that discovery shall be an iterative and cooperative process. The Parties will continue to meet and confer regarding any issues as reasonably necessary and appropriate. This Order does not address or resolve any objections to the Parties' respective discovery requests.
- i) <u>Reservation of Rights</u>. The Parties agree that any topic not addressed herein is neither a waiver nor acknowledgement of agreement by either Party.
- IT IS SO STIPULATED, through Counsel of Record.

1	DATED: March 15, 2024	Respectfully submitted,
2		<u>/s/ Lexi J. Hazam</u> LEXI J. HAZAM
3		LIEFF CABRASER HEIMANN &
4		BERNSTEIN, LLP
5		275 BATTERY STREET, 29th FLOOR SAN FRANCISCO, CA 94111-3339
3		Telephone: 415-956-1000
6		lhazam@lchb.com
7		
8		PREVIN WARREN MOTLEY RICE LLC
9		401 9th Street NW Suite 630
		Washington DC 20004
10		T: 202-386-9610
11		pwarren@motleyrice.com
12		Co-Lead Counsel
13		CHRISTOPHER A. SEEGER
		SEEGER WEISS, LLP
14		55 CHALLENGER ROAD, 6TH FLOOR RIDGEFIELD PARK, NJ 07660
15		Telephone: 973-639-9100
		Facsimile: 973-679-8656
16		cseeger@seegerweiss.com
17		Commenter Co. Lord Comment
18		Counsel to Co-Lead Counsel
19		JENNIE LEE ANDERSON
19		ANDRUS ANDERSON, LLP
20		155 MONTGOMERY STREET, SUITE 900 SAN FRANCISCO, CA 94104
21		Telephone: 415-986-1400
22		jennie@andrusanderson.com
23		Liaison Counsel
		MATTHEW BERGMAN
24		GLENN DRAPER
25		SOCIAL MEDIA VICTIMS LAW CENTER 821 SECOND AVENUE, SUITE 2100
26		SEATTLE, WA 98104
27		Telephone: 206-741-4862 matt@socialmediavictims.org
28		glenn@socialmediavictims.org

C	Seas 234:2220 5144830 1457RYG Do o Domocente 11:5690 Filed 03/28/24 Prage 12:67 610269
1	JAMES J. BILSBORROW WEITZ & LUXENBERG, PC
2	700 BROADWAY
3	NEW YORK, NY 10003
4	Telephone: 212-558-5500 Facsimile: 212-344-5461
5	jbilsborrow@weitzlux.com
	PAIGE BOLDT WATTS GUERRA LLP
6	4 Dominion Drive, Bldg. 3, Suite 100
7	San Antonio, TX 78257 T: 210-448-0500
8	PBoldt@WattsGuerra.com
9	THOMAS P. CARTMELL
10	WAGSTAFF & CARTMELL LLP
11	4740 Grand Avenue, Suite 300 Kansas City, MO 64112
	T: 816-701 1100
12	tcartmell@wcllp.com
13	JAYNE CONROY
14	SIMMONS HANLY CONROY, LLC
15	112 MADISON AVE, 7TH FLOOR NEW YORK, NY 10016
	Telephone: 917-882-5522
16	jconroy@simmonsfirm.com CARRIE GOLDBERG
17	C.A. GOLDBERG, PLLC
18	16 Court St. Brooklyn, NY 11241
19	T: (646) 666-8908
	carrie@cagoldberglaw.com
20	SIN-TING MARY LIU
21	AYLSTOCK WITKIN KREIS &
22	OVERHOLTZ, PLLC 17 EAST MAIN STREET, SUITE 200
23	PENSACOLA, FL 32502
24	Telephone: 510-698-9566
	mliu@awkolaw.com
25	ANDRE MURA
26	GIBBS LAW GROUP, LLP 1111 BROADWAY, SUITE 2100
27	OAKLAND, CA 94607
28	Telephone: 510-350-9717 amm@classlawgroup.com
ļ	anning stabblan group. com

С	asease34:222-0564433317457RYG12000000cente1156490 Filed 03/28/24 P1agge1.363f610269
1	
2	
3	EMMIE PAULOS
4	LEVIN PAPANTONIO RAFFERTY 316 SOUTH BAYLEN STREET, SUITE 600
4	PENSACOLA, FL 32502
5	Telephone: 850-435-7107
6	epaulos@levinlaw.com
	ROLAND TELLIS
7	DAVID FERNANDES
8	BARON & BUDD, P.C.
9	15910 Ventura Boulevard, Suite 1600
9	Encino, CA 91436 Telephone: (818) 839-2333
10	Facsimile: (818) 986-9698
11	rtellis@baronbudd.com
	dfernandes@baronbudd.com
12	ALEVANDDA WALCH
13	ALEXANDRA WALSH WALSH LAW
1.4	1050 Connecticut Ave, NW, Suite 500
14	Washington D.C. 20036
15	T: 202-780-3014
16	awalsh@alexwalshlaw.com
	MICHAEL M. WEINKOWITZ
17	LEVIN SEDRAN & BERMAN, LLP
18	510 WALNUT STREET
1.0	SUITE 500 PHILADELPHIA, PA 19106
19	Telephone: 215-592-1500
20	mweinkowitz@lfsbalw.com
21	DIANDDA «EUN DEDDOGGE GIA A (ED) (AND)
	DIANDRA "FU" DEBROSSE ZIMMERMANN DICELLO LEVITT
22	505 20th St North
23	Suite 1500
24	Birmingham, Alabama 35203
24	Telephone: 205.855.5700 fu@dicellolevitt.com
25	Tu(a/dicensievitt.com
26	
27	
28	
Į	

Cá	asea623422295 442 33 0457 RYG D od Domen 141156 9 0 Fil	ed 03/28/24	Plagge1.67df 80269
1	COV	INGTON & BU	JRLING LLP
2		/s/ Ashley M. Sii	
3		ey M. Simonsen TNGTON & BU	
4		Avenue of the S	
5		Angeles, CA 900	
3		ohone: (424) 332 mile: + 1 (424)	
6		ll: asimonsen@c	
7	Phyll	lis A. Jones, pro	hac vice
8	Paul	W. Schmidt, pro	o hac vice
9		TNGTON & BU City Center	JRLING LLP
10		Centh Street, NV	V
		nington, DC 200	
11		phone: + 1 (202) mile: + 1 (202)	
12		l: pajones@cov	
13	Attor	nev for Defenda	unts Meta Platforms, Inc.
14	f/k/a	Facebook, Inc.;	Facebook Holdings,
		-	rations, LLC; Facebook ebook Technologies, LLC;
15	Insta	gram, LLC; Sici	ulus, Inc.; and Mark Elliot
16	Zuck	erberg	
17	FAE	GRE DRINKER	RLLP
18		s/Andrea Rober	rts Pierson son, pro hac vice
19		GRE DRINKER	
		N. Meridian Stre	· ·
20		napolis, IN 4620 shone: + 1 (317)	
21	Facsi	imile: + 1 (317)	237-1000
22	Emai	1: andrea.pierso	n@faegredrinker.com
23	·	R. Fiterman, pr	
24		GRE DRINKER Wells Fargo Ce	
	90 Sc	outh Seventh Str	reet
25		neapolis MN 554 5hone: +1 (612)	
26		imile: +1 (612)	
27	Emai	1: amy.fiterman	@faegredrinker.com
28	Geof	frey M. Drake, _I	pro hac vice

С	asease31:220544230457RYGBodDocumenten15690	Filed 03/28/24	Plagge1.170f 010269
1		ING & SPALDIN	
2		180 Peachtree Stre Atlanta, GA 30309	et, NE, Suite 1600
3		Telephone: +1 (404)	572 4726
	F	Email: gdrake@ksla	iw.com
4	г	David P. Mattern, p	ro hac vice
5		ING & SPALDIN	
6		•	Avenue, NW, Suite 900
		Vashington, D.C. 2	
7		Celephone: +1 (202) Email: dmattern@k	
8			
9			dants TikTok Inc. and
9	E	SyteDance Inc.	
10	N	MUNGER, TOLLE	S & OLSEN LLP
11		By: /s/ Jonathan H.	
12		onathan H. Blavin, ⁄UNGER, TOLLE	
12		60 Mission Street,	
13	S	an Francisco, CA	94105-3089
14		Telephone: (415) 51	
1.5		facsimile: (415) 512 Email: jonathan.bla	
15		anan jenaman en	v mognito. Com
16		Rose L. Ehler (SBN	,
17		/ıctorıa A. Degtyar .aura M. Lopez, (S	eva (SBN 284199)
		ariel T. Teshuva (S	,
18	N	MUNGER, TOLLE	S & OLSON LLP
19		50 South Grand Av	
20		Los Angeles, CA 90 Telephone: (213) 68	
		facsimile: (213) 68'	
21		Email: rose.ehler@i	
22		Email: victoria.degt Email: Ariel.Teshuv	<u> </u>
23		man. Mici. i esnav	atamio.com
		~	hac vice forthcoming)
24		MUNGER, TOLLE 01 Massachusetts A	
25		uite 500 E	110., 1111 00.,
26		Vashington, D.C. 2	
		Telephone: (202) 22	
27		facsimile: (202) 220 Email: lauren.bell@	
28			
ı	ш		

C	asease34:2220544838457RYGD00Documente11:5690	Filed 03/28/24	Plagge 1.870f 610269
1			
1	Att	orneys for Defena	lant Snap Inc.
2			GOODRICH & ROSATI
3		ofessional Corpora	
4		<u>r: /s/ Brian M. Will</u> ian M. Willen (<i>pro</i>	
		· · ·	GOODRICH & ROSATI
5			Americas, 40th Floor
6		w York, New York lephone: (212) 99	
7		csimile: (212) 999	
-	En	nail: bwillen@wsg	gr.com
8	La	uren Gallo White	
9		mantha A. Macho	ck
10			GOODRICH & ROSATI
		ie Market Plaza, S n Francisco, CA 9	pear Tower, Suite 3300
11		lephone: (415) 94	
12	Fac	csimile: (415) 947	'-2099
13		nail: lwhite@wsgr nail: smachock@v	
	En	iaii. Siliacilock@v	vsgr.com
14		ristopher Chiou	
15		ILSON SONSINI 3 East Third Stree	GOODRICH & ROSATI
16		s Angeles, CA 90	-
17	Те	lephone: (323) 21	0-2900
17		csimile: (866) 974 nail: cchiou@wsgi	
18	En	ian. cemouwsgi	1.COIII
19			lants YouTube, LLC, Google
20	LL	C, and Alphabet I	nc.
	W	ILLIAMS & CON	NOLLY LLP
21	<u> </u>	: <u>/s/ Joseph G. Pe</u>	
22		seph G. Petrosinel etrosinelli@wc.com	~
23	01	hley W. Hardin (p	
	aha	ardin@wc.com	ŕ
24		0 Maine Avenue, ashington, DC 200	
25		lephone.: 202-434	
26		x: 202-434-5029	
	Λ ++	torneys for Defend	lants YouTube, LLC, Google
27		C, and Alphabet I	_
28		•	

APPENDIX 1: PRODUCTION FORMAT

- 1) **Production Components.** Except as otherwise provided below, ESI must be produced in accordance with the following specifications:
 - a) an ASCII delimited data file (.DAT) using standard delimiters;
 - b) an image load file (.OPT) that can be loaded into commercially acceptable production software (e.g. Concordance);
 - c) single page black-and-white TIFF images, or JPEG images when color is specified herein, or native files with single page placeholder TIFF images depending on the applicable production format for each type of file;
 - d) and document level .TXT files for all documents containing extracted full text or OCR text.
 - e) Family relationships between emails and their attachments, embedded files and their source document, and connected hardcopy documents will be maintained in production. Attachments should be consecutively produced with their parent.
 - f) If a particular document warrants a different production format, the Parties will cooperate in good faith to arrange for a mutually acceptable production format.
- 2) Production Media and Access Controls. Productions must be encrypted and produced through secure electronic means, such as secure file sharing methods (e.g. FTP), or on CD, DVD, flash drive or external hard drive ("Production Media"). Each piece of Production Media must identify a production number corresponding to the production volume (e.g. "VOL001"). Each piece of Production Media must also identify: (a) the case caption; (b) the following label: "This media contains material subject to Court Ordered security measures"; (c) the Producing Party's name; (d) the production date; (e) the Bates Number range of the materials contained on the Production Media.

Nothing in this ESI Order will preclude or impair any and all protections provided the Parties by any Protective Order(s) agreed and entered into by the Parties. Parties will use best efforts to avoid the unnecessary copying or transmittal of produced documents. If questions arise, the Parties will meet and confer to ensure security concerns are addressed prior to the exchange of

any documents.

- aproduction sets. The Bates Numbers in the image load file must match the corresponding documents in the image load file should match the image load file must match the corresponding of the production. The total number of pages referenced in a production's image load file should match the total number of pages referenced in a production's image load file should match the total number of TIFF files in the production. All images must be assigned a unique Bates number that is sequential within a given document and across the production sets. The Bates Numbers in the image load file must match the corresponding documents' beginning Bates numbers in the data load file. The total number of documents in a production should match the total number of records in the data load file. Load files must not vary in format or structure within a production, or from one production to another except by agreement of the Parties.
- 4) Metadata Fields. Each of the metadata and coding fields set forth below that can be extracted should be produced for each document, except that if the field contains privileged information, that privileged information may be redacted. However, to the extent that metadata does not exist, is not available for any documents produced, this provision shall not be read to require any Party to extract, capture, collect, manually populate, or produce such metadata, with the exception of the following: (a) BEGBATES, (b) ENDBATES, (c) BEGATTACH, (d) ENDATTACH, (e) PRODVOL, (f) ALL CUSTODIANS, (g) CONFIDENTIALITY, (h) REDACTIONS, (i) REDACTION TYPE, (j) HASHVALUE, (k) NATIVEFILEPATH, and (l) TEXTFILEPATH, which should be populated by the Party or the Party's vendor. The Parties will make reasonable efforts to ensure that metadata fields automatically extracted from the documents correspond directly to the information that exists in the original documents.

Field Name	Field Description
BEGBATES	Beginning Bates number for a particular document as stamped on the first production image for that document
ENDBATES	Ending Bates number as stamped on the last

Field Name	Field Description
	production image for a particular document
BEGATTACH	First production Bates number of the first document in a family
ENDATTACH	Last production Bates number of the last document in a family
ATTACHCOUNT	Number of attachments to an e-mail or embedded parent, as generated by commercially available discovery processing tools.
ATTACHNAMES	Names of each individual Attachment, separated by semicolons.
PRODVOL	Production volume
ALLCUSTODIANS	List of all custodians associated with Document, i.e. "Custodian" + "Other Custodian" values delimited by semicolon.
ALLFILEPATHS	All original path(s) to the individual source file(s) when available in the ordinary course of business to and processable by the parties and their ESI vendors of choice. Includes path up to and including internal path of containers.
CONFIDENTIALITY	Confidentiality designation assigned to the document consistent with the Stipulated Protective Order governing this Litigation
NATIVEFILEPATH	Native File Link (Native Files only)
TEXTFILEPATH	Path to extracted text/OCR file for the document
HASHVALUE	MD5 hash value of the document
DOCUMENT TYPE	Descriptor for the type of document: "Edocument" for electronic documents not attached to e-mails; "E-mail" for all e-mails; "E-attachment" for files that were attachments to e-mails; and "Physical" for hard copy physical documents that have been scanned and converted to an electronic image.
AUTHOR	Any value populated in the Author field of the

Field Name	Field Description
	document properties
DOCDATE	Date the document was created according t filesystem information (format: MM/DD/YYYY)
DATELASTMODIFIED	Date when document was last modified according to filesystem information (forma MM/DD/YYYY)
LAST MODIFIED BY	Last person who modified (saved) a document, as generated by commercially available discovery processing tools.
TRACK CHANGES	Y if a document with track changes value, otherwise N or empty, if available separate from the HASHIDDENDATA flag
COMMENTS	Y if a document with comments, otherwise or empty, if available separately from the HASHIDDENDATA flag
HASHIDDENDATA	Y if a document with hidden content value otherwise N or empty
FILENAME	Filename of an electronic document
TITLE	Any value populated in the Title field of th document properties
DOCEXT	File extension of document pulled from the document properties
FROM	The sender of the email
ТО	All recipients that were included on the "Telline of the email
CC	All recipients that were included on the "C line of the email
BCC	All recipients that were included on the "BCC" line of the email
DATETIMERECEIVED	Date and time email was received (format: MM/DD/YYYY HH:MM)
DATETIMESENT	Date and time email was sent (format: MM/DD/YYYY HH:MM)

	1
	2
	3
	4
	5
	6
	7
	8
	9
1	0
1	1
1	2
1	3
1	4
1	5
1	
1	7
1	8
1	9
2	0
2	1
2	2
2	3
2	4
2	5

Field Name	Field Description
TIMEZONE	The timezone used to process the document
EMAILSUBJECT	Subject line of email pulled from the document properties
THREADID	If a threading tool is used for emails, the thread id generated by the threading tool.
REDACTION TYPE ¹	General category of redaction reason as agreed to by the parties. For example, PII, SCA, CODE, and/or PRIV. If more than one, separate reasons by semicolons.
REDACTIONS	Y if a document is redacted, otherwise N or empty

5) TIFFs. Unless excepted below, single page, black and white, Group IV TIFFs should be provided, at least 300 dots per inch (dpi) for all documents. Each TIFF image must be named according to a unique corresponding Bates number associated with the document. Each image must be branded according to the Bates number and the agreed upon confidentiality designation. Original document orientation should be maintained (i.e., portrait to portrait and landscape to landscape). Where the TIFF image is unreadable or has materially degraded the quality of the original, the Producing Party shall provide a higher quality TIFF image or the native or original file. In addition, the Parties shall take reasonable efforts to process word processing documents (e.g., MS Word) with track changes and/or comments unhidden on the TIFF image.

6) Color. Word processing documents containing tracked changes shall be produced in color, as single-page, 300 dpi JPG images with JPG compression and a high quality setting as to not degrade the original image. The Producing Party shall comply with good faith by the Requesting Party to provide replacement color images for documents originally produced in black and white. A Party making such a request shall make the request by individual Bates

27

28

²⁶

¹ The Parties will provide specific information on any privilege(s) asserted in their privilege logs, in an overlay, or the redaction boxes. The "Redaction Reason" field is informational only for redaction type and shall not in any way limit a party's right to assert attorney-client privilege, attorney-work product privilege, and/or any other applicable privilege or protection.

26

27

28

number(s) and shall limit requests made pursuant to this paragraph to a reasonable number of documents.

- **7**) **Text Files.** A single multi-page text file must be provided for each document, and the filename should match its respective TIFF filename for the first page of that document. Extracted text shall be generated with commercially acceptable technology set to include all comments, revisions, tracked changes, speaker's notes and text from documents with comments or tracked changes, and hidden and very hidden worksheets, slides, columns and rows. When possible, the text of native files should be extracted directly from the native file. Parties will perform optical character recognition ("OCR") on foreign language documents using the appropriate settings for languages reasonably anticipated to be in the production following a meet and confer with the Requesting Party to identify those languages. Text files will not contain the redacted portions of the documents. A commercially acceptable technology for OCR should be used for all scanned, hard copy documents and for documents with redactions other than Excel files and other spreadsheets which shall be redacted in native format. Text extracted from emails should include the following header information where available: (1) the individuals to whom the communication was directed ("To"), (2) the author of the email communication ("From"), (3) who was copied and blind copied on such email ("CC" and "BCC"), (4) the subject line of the email ("RE" or "Subject"), and (5) the date and time of the email. To the extent the text extraction technology the Parties are using can be configured to include the text of any URLs or links, the Parties shall utilize that setting.
- Native files. Spreadsheets (*e.g.* MS Excel), and un-redacted presentations (e.g. Microsoft PowerPoint,) will be produced in native format to the extent that they are produced in this Litigation, audio, video, and multi-media files will be produced in native format. The Parties will meet and confer on the production of other file types, such as proprietary files, etc. Native files will be produced with a link in the NATIVEFILEPATH field, along with extracted text (where extracted text is available) and applicable metadata fields set forth in paragraph 4 above. A Bates numbered TIFF placeholder indicating that the document was provided in native format must accompany every native file. Where redaction makes production of native-format

files other than spreadsheets or presentations infeasible, the Parties will confer to determine a reasonably usable form for the production, but spreadsheets shall presumptively be redacted in native, and presentations presumptively redacted in image form, in these cases without the need for further conferring.

- hardcopy will be scanned to *.tiff image format and produced in accordance with the specifications set forth herein. Hard copy documents that are not text-searchable shall be made searchable by OCR prior to production. In scanning paper documents, distinct documents should not be merged into a single record, and single documents should not be split into multiple records (i.e., paper documents should be logically unitized). In the case of an organized compilation of separate documents (for example, a binder containing several separate documents behind numbered tabs), the document behind each tab should be scanned separately, but the relationship among the documents in the compilation should be reflected in the proper coding of the beginning and ending document and attachment fields. The Parties will make their best efforts to unitize the documents correctly. If relevant documents are maintained in a file, folder, envelope, binder, notebook or similar container used to store documents, all contents therein shall be reviewed for production and privilege. Document pages which have affixed notes, such as Post-it notes, should be imaged with and without the note attached.
- **10)** Confidentiality Designation. All images will be stamped with the appropriate confidentiality designations in accordance with the Stipulated Protective Order entered in this Litigation. Each document produced in native format will have its confidentiality designation identified in the filename of the native file and indicated on its corresponding TIFF placeholder.
- 11) Bates Numbering. Bates numbering should be a consistent length across the production, contain no special characters, and be numerically sequential within a given document. If a Bates number or set of Bates numbers is skipped, the skipped number or set of numbers should be noted with a placeholder. Attachments to documents will be assigned Bates numbers that directly follow the Bates numbers on the documents to which they were attached.

In addition, wherever possible, each image will have its assigned Bates number electronically "burned" onto the image.

- information is stored in a database, or database management system, or proprietary system or application which has is directed to data storage as one of its primary functions, the Producing Party will identify the database and platform to the Requesting Party. The Producing Party shall produce exports and reports about such responsive information stored in such database, where such exports and reports shall be in a reasonably usable form, and information may be produced in CSV format, tab-delimited text format, Microsoft Excel format, or Microsoft Access format. If there are future disputes over the production of information from a database, the Parties shall meet and confer in good faith in an attempt to reach any further agreements (if needed) on the data to be produced and the format and scope of the production. The Producing Party will provide reasonable amounts of information about the databases to facilitate that discussion.
- inside a responsive document (including hyperlinked inside emails) within a Producing Party's custody, possession, or control, do not need to be produced in the first instance as part of the same family group as the Document residing at the location to which that hyperlink points. If there are particular hyperlinks identified by the Requesting Party in produced documents, the Requesting Party may submit a list of hyperlinks to a particular Producing Party for potentially relevant documents by identifying the Bates number and URL or link text for each requested link to the Producing Party, and the Producing Party will engage in reasonable efforts to locate the hyperlinked document at that location and either identify it by Bates number or provide any responsive, non-produced, and non-privileged documents. The number of hyperlinks a Requesting Party may identify to a Producing Party shall not be excessive and shall be reasonable, proportional to the needs of the case, and not unduly burdensome.
- **14) Embedded Objects.** The Parties agree non-substantive embedded objects, including, but not limited to, logos, icons, emoticons, and footers, may be culled from a document set (but not a document) and need not be produced as separate documents by a

Producing Party (i.e., such embedded objects will be produced within the document itself, rather than as separate documents). Embedded files, except for images (including but not limited to, logos, icons, emoticons), are to be produced as family groups. Embedded files should be assigned Bates numbers that directly follow the Bates numbers on the documents within which they are embedded.

- **15) Production of Family Groups and Relationships**. If any member of a family group is produced, all members of that group must also be produced or else logged as privileged, and no such member shall be withheld from production as a duplicate.
- **16) Dynamic Fields**. Documents with dynamic fields for file names, dates, and times will be imaged to show the field code (e.g., "[FILENAME]") where possible, rather than the values for such fields existing at the time the file is processed.
- 17) Time Zone. The time zone used to process a document, including its metadata, shall be disclosed in the TIMEZONE metadata field consistent with Appendix 1, and shall be standardized for each Defendant across productions.

18) Redactions.

- a) A Producing Party may redact (i) information subject to the attorney client privilege or the work product protection (PRIV); (ii) information that cannot be disclosed pursuant to the Stored Communications Act (SCA); (iii) source code subject to separate agreement applicable to production of source code (CODE); (iv) personal identifying information (PII) including phone numbers, personal addresses, personal email addresses, the month and day of birth, driver's license numbers, and other PII agreed to by the Parties (for example, the Parties shall complete their meet and confer on whether or not to redact users' ages and years of birth). In any event, there shall be no redaction of illnesses, injuries, and medical diagnoses. To the extent a document or pleading contains PII, the Parties shall designate such documents at the appropriate Confidentiality level under the Protective Order and shall comply with Fed. R. Civ. P. 5.2 with regard to filings with the Court.
- b) No redactions for relevance may be made within a produced document or ESI item. If, during the course of discovery, the Parties identify other kinds of information that any STIP & [Proposed] Order Governing the

Party has a reasonable basis for redacting, the Parties will meet and confer on a case-by-case basis regarding that information before such redactions are made. If the Parties cannot agree, they may seek resolution from the Court.

- c) The Producing Party will indicate, on the face of the redaction, the asserted reason(s) for the redaction (PII, SCA, CODE, and/or PRIV) and the REDACTION TYPE metadata field shall indicate that the document contains redactions and the reason(s) for the redaction.
- d) Notwithstanding the foregoing, this provision shall not be read to prohibit redactions permitted under any applicable U.S. law or Protective Order.
- e) Where a responsive document contains both redacted and non-redacted content, the Parties shall produce the non-redacted portions of the document and the OCR text corresponding to the non-redacted portions.
- f) Native Redactions. Spreadsheet files requiring redaction, including without limitation Microsoft Excel files, shall be redacted and produced natively (unless the Parties agree to production in some other format). In addition, a Producing Party may natively redact other files that cannot be properly imaged for redaction.
- g) All images of redacted files shall be processed to show all comments, revision marks, speaker notes, marks made in track changes, or other user-entered data which are visible in a normal view of the document in its native application, unless such material is redacted and marked as redacted in accordance with this section. Where possible, any occurrences of date/time auto-field items, including in headers and footers, will be removed and replaced with the term AUTODATE to prevent the current date from being printed. Email header information (e.g., date and/or subject line) shall not be redacted unless it is independently privileged. The Parties shall honor reasonable requests for the production of particular redacted documents in other formats where the image is not reasonably usable.
- h) Color. Redacted versions of documents that would have been produced in color in their un-redacted form shall be produced in color as detailed herein.

-) **Exception Files**. The Parties will use reasonable efforts to address processing exceptions.
- data that can reasonably be extracted and produced in the formats described herein is identified on a mobile or handheld device, that data shall be produced in accordance with the generic provisions of this protocol. To the extent that responsive data identified on a mobile or handheld device is not susceptible to normal production protocols, the Parties will meet and confer to address the identification, production, and production format of any responsive documents and data contained on any mobile or handheld device.

COVINGTON

BEIJING BOSTON BRUSSELS DUBAI FRANKFURT
JOHANNESBURG LONDON LOS ANGELES NEW YORK
PALO ALTO SAN FRANCISCO SEOUL SHANGHAI WASHINGTON

Covington & Burling LLP One CityCenter 850 Tenth Street, NW Washington, DC 20001-4956 T +1 202 662 6000

DELIVERED VIA PROCESS SERVER

July 23, 2024

Maryland Center for School Safety 200 West Baltimore Street Baltimore, MD 21201

Re: People of the State of California v. Meta Platforms, Inc., 4:23-cv-05448

Dear Sir/Madam:

Enclosed please find a subpoena being served upon you in connection with the above-captioned litigation currently pending in the U.S. District Court for the Northern District of California. I represent Defendants Meta Platforms, Inc., Instagram, LLC, Meta Payments, Inc., and Meta Platforms Technologies, LLC (collectively, the "Meta Defendants") in this matter.

The document subpoena requests the production of specific documents identified in the attached subpoena (see Attachment A to the subpoena), which are requested to be produced by 10:00 AM ET on August 26, 2024. We are willing to work with you on the time, date, location, method and manner of document production, as well as answer any questions or concerns you may have regarding subpoena compliance. It is sufficient compliance with this subpoena if you electronically transmit a copy of the requested documents to the undersigned. As such, please contact me at (202)-662-5801 or spetkis@cov.com, to discuss document production and subpoena compliance, unless you are already represented by counsel in connection with this matter.

The Court is currently considering whether the Maryland Attorney General's Office has control over Maryland Center for School Safety's information for the purposes of discovery in this action. If the Court rules that the Maryland Attorney General's Office has control over the Maryland Center for School Safety's information, the Maryland Attorney General has pending discovery requests that seek this agency's documents. By serving this subpoena, Meta does not waive its position in the state agency dispute, nor does Meta in any way waive rights to compel the Maryland Attorney General to produce Maryland Center for School Safety information as part of discovery in this action. However, to avoid further delay in the production of information from the Maryland Center for School Safety, Meta is serving the attached subpoena to request the timely production of this information.

Your anticipated time and assistance with this matter is greatly appreciated.

COVINGTON

Maryland Center for School Safety July 23, 2024 Page 2

Best regards,

/s/ Stephen Petkis

Stephen Petkis

Enclosed: Subpoena, Attachment A, and Attachment B

AO 88B (Rev. 02/14) Subpoena to Produce Documents, Information, or Objects or to Permit Inspection of Premises in a Civil Action

United States District Court

for the

Northern District of California

People of the State of California, et al. Plaintiff v. Meta Platforms, Inc., et al. Defendant)) Civil Action I))	No. 4:23-cv-05448
·		
SUBPOENA TO PRODUCE DOCUMI OR TO PERMIT INSPECTION OF		
To: Maryland Center for School Safety 200 West Baltimore Street, Baltimore, MD 21201		
4	hom this subpoena is dir	
Production: YOU ARE COMMANDED to product locuments, electronically stored information, or objects, and naterial: See Attachment A.		
	Date and Tir	ne:
Place: Shook, Hardy & Bacon, Attn: Jennifer Blues Kenyor 1800 K. Street, SW, Suite 1000 Washington, D.C. 20006		ne: 00 AM ET on August 26, 2024
1800 K. Street, SW, Suite 1000 Washington, D.C. 20006 ☐ Inspection of Premises: YOU ARE COMMANDE other property possessed or controlled by you at the time, day	D to permit entry or ate, and location set	ato the designated premises, land, or forth below, so that the requesting party esignated object or operation on it.
1800 K. Street, SW, Suite 1000 Washington, D.C. 20006 ☐ Inspection of Premises: YOU ARE COMMANDE other property possessed or controlled by you at the time, da may inspect, measure, survey, photograph, test, or sample th	D to permit entry or ate, and location set are property or any de	ato the designated premises, land, or forth below, so that the requesting party esignated object or operation on it.
1800 K. Street, SW, Suite 1000 Washington, D.C. 20006 ☐ Inspection of Premises: YOU ARE COMMANDE other property possessed or controlled by you at the time, damay inspect, measure, survey, photograph, test, or sample the Place: The following provisions of Fed. R. Civ. P. 45 are a Rule 45(d), relating to your protection as a person subject to respond to this subpoena and the potential consequences of the Page 27/22/2024	D to permit entry or ate, and location set are property or any de Date and Tin ttached – Rule 45(c) a subpoena; and Ru	nto the designated premises, land, or forth below, so that the requesting party esignated object or operation on it. ne:
1800 K. Street, SW, Suite 1000 Washington, D.C. 20006 Inspection of Premises: YOU ARE COMMANDE other property possessed or controlled by you at the time, day inspect, measure, survey, photograph, test, or sample the Place: The following provisions of Fed. R. Civ. P. 45 are a Rule 45(d), relating to your protection as a person subject to espond to this subpoena and the potential consequences of the Area Company (2002)	D to permit entry or ate, and location set the property or any de Date and Tin ttached – Rule 45(c) a subpoena; and Runot doing so.	nto the designated premises, land, or forth below, so that the requesting party esignated object or operation on it. ne: o, relating to the place of compliance;
1800 K. Street, SW, Suite 1000 Washington, D.C. 20006 Inspection of Premises: YOU ARE COMMANDE other property possessed or controlled by you at the time, damay inspect, measure, survey, photograph, test, or sample the Place: The following provisions of Fed. R. Civ. P. 45 are a Rule 45(d), relating to your protection as a person subject to respond to this subpoena and the potential consequences of the Date: 07/23/2024	D to permit entry or ate, and location set are property or any de Date and Tin ttached – Rule 45(c) a subpoena; and Ru	nto the designated premises, land, or forth below, so that the requesting party esignated object or operation on it. ne: o, relating to the place of compliance;

Notice to the person who issues or requests this subpoena

If this subpoena commands the production of documents, electronically stored information, or tangible things or the inspection of premises before trial, a notice and a copy of the subpoena must be served on each party in this case before it is served on the person to whom it is directed. Fed. R. Civ. P. 45(a)(4).

AO 88B (Rev. 02/14) Subpoena to Produce Documents, Information, or Objects or to Permit Inspection of Premises in a Civil Action (Page 2)

Civil Action No. 4:23-cv-01615

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 45.)

(date)	bpoena for (name of individual and title, if a		
☐ I served the so	ubpoena by delivering a copy to the nar	med person as follows:	
		on (date)	or
☐ I returned the	subpoena unexecuted because:		
tendered to the w		States, or one of its officers or agents, I e, and the mileage allowed by law, in the	
fees are \$	for travel and \$	for services, for a total of \$	0.00
I declare under p	enalty of perjury that this information i	s true.	
::		Server's signature	
		Printed name and title	
		Server's address	

Additional information regarding attempted service, etc.:

Print Save As... Add Attachment Reset

Federal Rule of Civil Procedure 45 (c), (d), (e), and (g) (Effective 12/1/13)

(c) Place of Compliance.

- (1) For a Trial, Hearing, or Deposition. A subpoena may command a person to attend a trial, hearing, or deposition only as follows:
- (A) within 100 miles of where the person resides, is employed, or regularly transacts business in person; or
- **(B)** within the state where the person resides, is employed, or regularly transacts business in person, if the person
 - (i) is a party or a party's officer; or
- (ii) is commanded to attend a trial and would not incur substantial expense.

(2) For Other Discovery. A subpoena may command:

- (A) production of documents, electronically stored information, or tangible things at a place within 100 miles of where the person resides, is employed, or regularly transacts business in person; and
 - **(B)** inspection of premises at the premises to be inspected.

(d) Protecting a Person Subject to a Subpoena; Enforcement.

(1) Avoiding Undue Burden or Expense; Sanctions. A party or attorney responsible for issuing and serving a subpoena must take reasonable steps to avoid imposing undue burden or expense on a person subject to the subpoena. The court for the district where compliance is required must enforce this duty and impose an appropriate sanction—which may include lost earnings and reasonable attorney's fees—on a party or attorney who fails to comply.

(2) Command to Produce Materials or Permit Inspection.

- (A) Appearance Not Required. A person commanded to produce documents, electronically stored information, or tangible things, or to permit the inspection of premises, need not appear in person at the place of production or inspection unless also commanded to appear for a deposition, hearing, or trial.
- (B) Objections. A person commanded to produce documents or tangible things or to permit inspection may serve on the party or attorney designated in the subpoena a written objection to inspecting, copying, testing, or sampling any or all of the materials or to inspecting the premises—or to producing electronically stored information in the form or forms requested. The objection must be served before the earlier of the time specified for compliance or 14 days after the subpoena is served. If an objection is made, the following rules apply:
- (i) At any time, on notice to the commanded person, the serving party may move the court for the district where compliance is required for an order compelling production or inspection.
- (ii) These acts may be required only as directed in the order, and the order must protect a person who is neither a party nor a party's officer from significant expense resulting from compliance.

(3) Quashing or Modifying a Subpoena.

- (A) When Required. On timely motion, the court for the district where compliance is required must quash or modify a subpoena that:
 - (i) fails to allow a reasonable time to comply;
- (ii) requires a person to comply beyond the geographical limits specified in Rule 45(c);
- (iii) requires disclosure of privileged or other protected matter, if no exception or waiver applies; or
 - (iv) subjects a person to undue burden.
- **(B)** When Permitted. To protect a person subject to or affected by a subpoena, the court for the district where compliance is required may, on motion, quash or modify the subpoena if it requires:
- (i) disclosing a trade secret or other confidential research, development, or commercial information; or

- (ii) disclosing an unretained expert's opinion or information that does not describe specific occurrences in dispute and results from the expert's study that was not requested by a party.
- (C) Specifying Conditions as an Alternative. In the circumstances described in Rule 45(d)(3)(B), the court may, instead of quashing or modifying a subpoena, order appearance or production under specified conditions if the serving party:
- (i) shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship; and
 - (ii) ensures that the subpoenaed person will be reasonably compensated.

(e) Duties in Responding to a Subpoena.

- (1) *Producing Documents or Electronically Stored Information.* These procedures apply to producing documents or electronically stored information:
- (A) *Documents*. A person responding to a subpoena to produce documents must produce them as they are kept in the ordinary course of business or must organize and label them to correspond to the categories in the demand.
- **(B)** Form for Producing Electronically Stored Information Not Specified. If a subpoena does not specify a form for producing electronically stored information, the person responding must produce it in a form or forms in which it is ordinarily maintained or in a reasonably usable form or forms.
- (C) Electronically Stored Information Produced in Only One Form. The person responding need not produce the same electronically stored information in more than one form.
- **(D)** Inaccessible Electronically Stored Information. The person responding need not provide discovery of electronically stored information from sources that the person identifies as not reasonably accessible because of undue burden or cost. On motion to compel discovery or for a protective order, the person responding must show that the information is not reasonably accessible because of undue burden or cost. If that showing is made, the court may nonetheless order discovery from such sources if the requesting party shows good cause, considering the limitations of Rule 26(b)(2)(C). The court may specify conditions for the discovery.

(2) Claiming Privilege or Protection.

- (A) Information Withheld. A person withholding subpoenaed information under a claim that it is privileged or subject to protection as trial-preparation material must:
 - (i) expressly make the claim; and
- (ii) describe the nature of the withheld documents, communications, or tangible things in a manner that, without revealing information itself privileged or protected, will enable the parties to assess the claim.
- **(B)** Information Produced. If information produced in response to a subpoena is subject to a claim of privilege or of protection as trial-preparation material, the person making the claim may notify any party that received the information of the claim and the basis for it. After being notified, a party must promptly return, sequester, or destroy the specified information and any copies it has; must not use or disclose the information until the claim is resolved; must take reasonable steps to retrieve the information if the party disclosed it before being notified; and may promptly present the information under seal to the court for the district where compliance is required for a determination of the claim. The person who produced the information must preserve the information until the claim is resolved.

(g) Contempt.

The court for the district where compliance is required—and also, after a motion is transferred, the issuing court—may hold in contempt a person who, having been served, fails without adequate excuse to obey the subpoena or an order related to it.

DEFINITIONS AND INSTRUCTIONS TO ATTACHMENT A

DEFINITIONS

- 1. The term "communication" means the transmittal of information (in the form of facts, ideas, inquiries or otherwise).
- 2. "Document" or "documents" shall have the broadest meaning ascribed to it by the Federal Rules of Civil Procedure, and includes, without limitation electronically stored information ("ESI") (including, without limitation, electronic databases and the data therein, all electronic messages or communications, electronic word processing documents, electronically stored voicemail, webpages, and social media posts) in accordance with any order in this case governing ESI at the time of production. Different versions of the same documents, including, but not limited to, drafts or documents with handwritten notations or marks not found in the original or on other copies are different documents.
 - 3. "You", "you", "Your", and "your" means the Maryland Center for School Safety.
- 4. "Relating" or "related to" means and includes referring to, concerning, referencing, mentioning, associated with, constituting, discussing, containing, embodying, recording, reflecting, identifying, summarizing, incorporating, and/or dealing with or pertaining to in any way.
 - 5. "And" includes "or", and vice versa.
 - 6. The singular form of a word or term includes the plural, and vice versa.
 - 7. The present tense of a verb includes the past tense, and vice versa.
- 8. The use of the article "the" shall not be construed as limiting the scope of any request.
 - 9. "Including" means "including without limitation."

- 10. "Any" includes "all", and vice versa.
- 11. The capitalized version of a word or term includes the lower case version of a word or term, and vice versa.
- 12. "Social Media Platforms" or "Platforms" means a digital service that facilitates interactions between two or more distinct but interdependent sets of users, including but not limited to Facebook, Instagram, Snapchat, TikTok, YouTube, Twitter (or "X"), Pinterest, LinkedIn, BeReal, Lapse, Reddit, Threads, VSCO, Goodreads, Quora, Discord, Twitch, and Tumblr.
- 13. "Young Users" means users of Social Platforms who are under 18 years of age when using the Platform(s).

All words, terms, and phrases not specifically defined herein are to be given their normal and customary meaning in the context in which they are used in these Requests.

INSTRUCTIONS

- 1. These Requests are intended to cover any and all documents in your possession, custody, or control, to the extent not privileged. Documents held by any office, department, board, commission, or instrumentality of the Maryland Center for School Safety are within your possession, custody, or control.
- 2. In accordance with ESI Protocol attached hereto as Attachment B, if you object to furnishing any of the documents or information requested by these Requests on the grounds of attorney-client privilege, work product, other privilege, or otherwise then, with respect to each such document:
 - a. state the nature of the privilege claimed;
 - b. state the date of each communication supporting the privilege claim;
 - c. identify all participants in the supporting communication;
 - d. state the specific grounds on which the objection is based; and

- e. identify the specific request calling for such information;
- 2. If you object to any Request on the grounds that it is vague or ambiguous, state: (i) the portions or terms of such Request that you claim to be vague or ambiguous; and (ii) the interpretation of the Request pursuant to which you provide a response.
- 3. Each request shall be deemed continuing, so as to require supplemental or mandatory responses should you obtain additional responsive information subsequent to your initial responses.
- 4. If you cannot fully respond to a particular Request after exercising due diligence to make inquiry and to secure the necessary information, provide a response to the extent possible, specifying your inability to respond to the remainder and providing whatever information or knowledge you have concerning the portion not responded to.
- 5. Each page of a produced document shall have a legible, unique page identifier ("Bates Number") and confidentiality legend (where applicable) on the face of the image at a location that does not obliterate, conceal, or interfere with any information from the source document. Redactions should be clearly marked or stamped on the page in such a way that it is clear from review that a portion of the image has been redacted.
- 6. All responsive and non-privileged electronic documents shall be produced in the format ordered by the Court in its ESI order.
- 7. All responsive electronic documents shall be produced in a format agreed upon by the parties, to include at least native versions of Excel spreadsheets and presentation files, with a Bates-stamped placeholder image.
- 8. Unless otherwise specified, the time period for these Requests is January 1, 2012 to the date of production of the Documents.

ATTACHMENT A

- 1. Research, investigations, studies, surveys, reports, evaluations, or analyses concerning the mental, social, emotional, or behavioral health of persons ages 13 to 18.
- 2. Programs, initiatives, efforts, or actions proposed or taken by the Maryland Center for School Safety to encourage or promote the use of Social Media Platforms.
- 3. Programs, initiatives, efforts, or actions proposed or taken by Maryland Center for School Safety to address Young Users' use of Social Media Platforms, including any program, initiative, effort, or action to prevent, limit, encourage, or promote the use of Social Media Platforms by Young Users.
- 4. Studies, programs, initiatives, efforts, or actions proposed or taken by the Maryland Center for School Safety that sought to provide or promote internet access or phones, computers, tablets, or other electronic devices to Young Users.
- 5. Policies proposed, recommended, or enacted by the Maryland Center for School Safety regarding screen time and acceptable use of cell phones, computers, tablets, or other electronic devices by Young Users.
- 6. Complaints to the Maryland Center for School Safety by teachers or school districts regarding social media or cell phone use by Young Users and/or the need for acceptable use or other policies to address Young Users' use of social media or cell phones.
- Complaints to the Maryland Center for School Safety by teachers or school districts regarding budget crises from inflation, underfunding, unfunded mandates, and other causes.
- 8. Documents related to state assessments in Maryland, including reports and analyses regarding the history of K-12 state assessment or standardized testing scores, performance by schools and/or school districts, and any other measures of school performance.
- 9. Maryland Center for School Safety's communications and/or collaboration with any Social Media Platform on any program, initiative or other action related to, or directed at, Young Users.
- 10. Maryland Center for School Safety's communications with any third party related to Young Users and/or Social Media Platforms.
- 11. Policies, procedures, and practices applicable to Maryland Center for School Safety and Maryland Center for School Safety employees regarding the use of Social Media Platforms, including any changes to these policies during the Relevant Period.

- 12. Legislation or policies proposed by, proposed on behalf of, or testified on by the Maryland Center for School Safety, regardless of whether such legislation or policies were enacted, regarding Young Users' use of Social Media Platforms.
- 13. Research, investigations, studies, surveys, reports, evaluations, or analyses related to Social Media Platforms, including the importance of Social Media Platforms and the use of Social Media Platforms by Young Users and the potential benefits and harms created by the use of Social Media Platforms.
- 14. Research, investigations, studies, surveys, reports, evaluations, or analyses related to Social Media Platforms regarding the impact of social media on the mental, social, emotional, or behavioral health of Young Users.
- 15. Research, investigations, studies, surveys, reports, evaluations, or analyses related to:
 - a. Features of Social Media Platforms that are psychologically or physically harmful to Young Users;
 - b. Features of Social Media Platforms that promote compulsive, prolonged, or unhealthy use by Young Users;
 - c. The impact of features of Social Media Platforms, including:
 - (1) Algorithmic recommendation and sequencing;
 - (2) Image filters;
 - (3) Use of multiple user accounts;
 - (4) Infinite scroll;
 - (5) Ephemeral content features;
 - (6) Autoplay;
 - (7) Quantification and display of likes; or
 - (8) Audiovisual and haptic alerts.
- 16. Research, investigations, studies, surveys, reports, evaluations, or analyses concerning the mental, social, emotional, or behavioral health of Young Users, including those related to the effects of:
 - a. Social Media Platforms usage;
 - b. Video games usage;
 - c. Cell phone usage;
 - d. Messaging usage;
 - e. Usage of other electronics apart from usage of Social Media Platforms;
 - f. COVID-19 and/or remote learning;
 - g. Use of drugs or alcohol;
 - h. The opioid and fentanyl epidemic;
 - i. Poverty, homelessness, lack of health insurance, and/or food insecurity;
 - j. Physical health including nutrition, exercise, weight management, sleeping habits, and sexual activity;
 - k. Family trauma or deaths;
 - 1. Academic pressure;
 - m. Violence, including school violence, domestic violence, gun violence, gun control and/or mass shootings;

- n. Bullying or verbal abuse apart from usage of Social Media Platforms;
- o. Political polarization;
- p. Natural disasters;
- q. Climate change;
- r. Discrimination and inequity;
- s. Global warfare and conflict; and
- t. Any other potential causes of harms to the mental, social, emotional, or behavioral health of Young Users.
- 17. Youth Risk Behavior Surveys conducted by the Maryland Center for School Safety or on its behalf.
- 18. Public or non-public meetings held by the Maryland Center for School Safety related to Social Media Platforms and use of Social Media Platforms by Young Users, including notices, meeting notes, PowerPoint presentations, internal memoranda, summaries, personal notes, or attendee lists.
- 19. Mental, social, emotional, or behavioral health services provided by the Maryland Center for School Safety to Young Users during the Relevant Period.
- 20. Budgeted and actual expenditures by the Maryland Center for School Safety during the Relevant Period related to Young Users' use of Social Media Platforms.
- 21. Policies, procedures, and practices related to the Maryland Center for School Safety's use of Social Media Platforms, including communication of information or promotion of Maryland Center for School Safety programs, initiatives, efforts, or actions on Social Media Platforms.
- 22. Maryland Center for School Safety's budget and actual expenditures during the Relevant Period, including expenditures on:
 - a. Digital advertisements by the Maryland Center for School Safety on Social Media Platforms; and
 - b. Digital advertisements by the Maryland Center for School Safety purchased through Social Media Platforms.

ATTACHMENT B

Cas@**4s2**84c22054c4**483037**-YGPocDoncumb2105690 FFileed00732467224 Prange 11.08301269

STIP. & [Proposed] Order Governing the Production of ESI & Hard Copy Documents

include Hard-Copy Documents and ESI.

27

28

of this term in Rules 26 and 34 of the Federal Rules of Civil Procedure and shall

- 2
- 3
- 6

- 7 8
- 9
- 1011
- 12
- 13

14

- 151617
- 18
- 19 20
- 21
- 2223
- 24
- 2526
- 27
- 28

- b) "Electronically stored information" or "ESI," as used herein has the same meaning as in Federal Rules of Civil Procedure 26 and 34.
- c) "Hard-Copy Document" means Documents existing in paper form at the time of collection.
- d) "Searchable Text" means the native text extracted from an Electronic Document and any Optical Character Recognition text ("OCR text") generated from a Hard-Copy Document or electronic image.

3. COOPERATION

The Parties are aware of the importance the Court places on cooperation and commit to cooperate in good faith throughout this Litigation consistent with this Court's Guidelines for the Discovery of ESI and this Court's Rules of Professional Conduct. The Parties will endeavor to cooperate in good faith and be reasonably transparent in all aspects of the discovery process.

4. LIAISON

The Parties will identify Discovery Liaisons to each other who are and will be knowledgeable about and responsible for discussing their respective ESI. Any Party is free to change their designated Discovery Liaison by providing written notice to the other Parties. Each Party's Discovery Liaison must: (a) be prepared to meet and confer on discovery-related matters and to participate in discovery dispute resolution; (b) be knowledgeable about the Party's discovery efforts; (c) be, or have reasonable access to those who are, familiar with the Party's electronic systems and capabilities in order to explain those systems and answer relevant questions; and (d) be, or have reasonable access to those who are knowledgeable about the technical aspects of discovery, including electronic document storage, organization, and format issues, and relevant information retrieval technology, including search methodology.

5. IDENTIFICATION OF CUSTODIANS AND DATA SOURCES

The parties will disclose information about custodians and custodial and non-custodial data sources likely to possess relevant or responsive information in accordance with Fed. R. Civ. P. 26 and this District's ESI Guidelines. The Parties will participate in Rule 26(f) discussions guided by this District's Checklist for Rule 26(f) Meet and Confer Regarding Electronically

Stored Information. After responses to Requests for Production under Fed. R. Civ. P. 34 have been served, the parties will meet and confer regarding those custodians and custodial and non-custodial data sources from which Documents and ESI will be collected for search and review for potential production in this litigation. The custodian and data source exchanges will include brief explanations of the rationale for their selections; for example, for custodians, their current job titles and descriptions of their work, and for data sources, location information and description.

6. INACCESSIBLE OR UNUSABLE ESI

2.1

If a Producing Party asserts that certain requested ESI is inaccessible or not "reasonably accessible," otherwise unnecessary, or if the Receiving Party asserts that, following production, certain ESI is not reasonably useable, the parties shall meet and confer to discuss resolving such assertions. The parties will exchange sufficient information to enable the parties to confer in good faith. If the parties cannot resolve any such disputes after such a meet and confer has taken place, the issue shall be presented to the Court for resolution.

7. KNOWN RESPONSIVE DOCUMENTS

Documents or ESI identified in a custodial or non-custodial file, or in a discrete folder or collection, that are known to a Producing Party through reasonable investigation to be responsive to a discovery request shall be collected for review without regard to whether the responsive content was located via any search methodology developed in accordance with this Order, and nothing about such review shall prevent the Producing Party from redacting or withholding and logging such documents for applicable privileges.

8. SEARCH METHODOLOGIES

The Parties shall adopt reasonable and proportionate methodologies to identify, search, collect, cull, review, and produce ESI as required under applicable legal standards. The Parties recognize and agree that each Party may use one or more methodologies to identify, search, collect, cull, review, and produce responsive and non-privileged ESI, including the use of keyword search terms and/or the use of technology assisted review ("TAR") as discussed further herein. The Parties further recognize that different data sets may implicate different methodologies to identify, search, collect, cull, review, and produce responsive and non-

privileged ESI. The Parties therefore agree to meet and confer in good faith regarding any potential disputes over their respective ESI productions.

9. HIT REPORTS AND SEARCH TERMS

ESI, the Producing Party shall disclose the search terms to the Requesting Party. The Parties shall meet and confer regarding any disputes over the disclosed search terms. In the event that a Producing Party claims burden with respect to modified and/or additional search terms proposed by a Requesting Party, the Producing Party shall provide a hit report for the terms at issue using industry-standard processing tools, such as NUIX or other similar tools. The Producing Party shall provide a hit report for the document collection where the terms were applied, including the following with respect to each proposed or modified search term in the collection:

- a) The number of documents with hits for that term; and
- b) The number of unique documents, i.e., documents which do not have hits for any other term.

If, after reviewing a hit report from a Producing Party, a Requesting Party so chooses, it may reasonably request a further hit report which includes:

- c) The number of family members, including the documents with hits, of the documents with hits for that term; and
- d) The number of unique family members of the documents with hits for that term.

If the ESI tool for the Producing Party is capable without undue burden of providing the number of family members and unique family members, then the Producing Party shall provide such further hit report. The Parties (including the person most knowledgeable about the capabilities of the Producing Party's ESI tool and the Requesting Party's person most knowledgeable about technical issues from its ESI service provider) shall meet and confer regarding any disputes over whether the Producing Party's ESI tool has the capability or not to provider either number of family members or number of unique family members.

The Parties shall meet and confer to resolve disagreements over the search terms or their application. To the extent the Parties are unable to reach agreement on the application of, or

procedures for, any search or filtering processes, the Parties shall fully comply with the provisions of this Court's Discovery Standing Order regarding the procedure for raising discovery disputes with the Court, including the meet and confer and certification requirements therein.

10. TECHNOLOGY ASSISTED REVIEW (TAR)

A Producing Party may use TAR (technology-assisted review) during the culling and review process of ESI, which may be applied in addition to search terms. If a Producing Party uses TAR to cull, filter out, or exclude documents from that Party's production, that Producing Party shall do the following:

- If a Producing Party chooses to apply both search terms and TAR to a review set, the Producing Party will disclose the search terms to all other Party/Parties.
- Disclose the name of the TAR tool or service used to all other Party/Parties.

11. VALIDATION

Each Producing Party shall take reasonable steps to validate its review process (i.e., using quality control measures to determine whether its production is missing relevant ESI or contains substantial amounts of irrelevant ESI) and make any necessary adjustments or corrections to its process. If, after reviewing a Producing Party's production, a Requesting Party reasonably requests additional information regarding the validation method(s) used by the Producing Party, the Producing Party will disclose the level of end-to-end recall (the percentage of responsive Documents in the collection which were identified as responsive by that Producing Party's methodology). If there remain disputes between the Parties regarding validation, the Parties shall meet and confer to resolve such disputes in good faith, including a reasonable discussion regarding the tool used and the parameters used to obtain or calculate the level of recall.

12. UNSEARCHABLE DOCUMENTS

The Producing Party shall use reasonable efforts to identify and review potentially responsive documents for which text-based search technologies are fundamentally ineffective.

13. SYSTEM FILES

Each Party will use its best efforts to filter out common system files and application executable files using the national software reference library ("NSRL") NIST hash set list. The

Parties also may filter out stand-alone files identified as zero bytes in size. Additional culling of file types based on file header information may be applied to the following, provided these files are not known to be otherwise attached, embedded in, or included with an otherwise responsive document, or are not themselves reasonably known to contain information responsive or contain responsive data or are used to interface with users or interact with or access individual or aggregated user data: Application Package File, Backup Files, Batch Files, Binary Disc Image, C++ File Formats, Cascading Style Sheet, Configuration File, Database File, Dictionary Files, Dynamic Link Library, Event Log Files, Executable Files, Hypertext Cascading Stylesheet, Java Archive Files, JavaScript Files, JavaScript Source Code and Class Files, Macintosh Resource Fork Files, Package Manager Files, Program Files, Program Installers, Python Script Files, Shell Script Files, System or Temporary Files, Thumbnail Cache Files, Troff Files, Truetype Font Files, Windows Cabinet File, Windows Command Files, Windows File Shortcut, Windows Help Files, Windows Metafiles and Enhanced Metafiles, Windows Spool Files, Windows System File.

14. **DEDUPLICATION**

2.1

Each Producing Party shall make reasonable efforts to globally deduplicate exact duplicate Documents within that Producing Party's ESI data set across all custodial and non-custodial sources at the family level using either MD5 hash values or SHA hash values or any other agreed-upon (and disclosed) industry-standard deduplication technology. The Parties shall reach agreement on such other deduplication technology and shall reach agreement on how their deduplication tools shall identify exact duplicates of documents in a manner that is consistent with the disclosed tools and technologies a Producing Party is using. The Parties shall reach agreement on how to identify exact duplicates of emails using industry-standard commercially available software tools or services, which may for example calculate hash values of emails based on concatenated values of agreed-upon email fields and/or hash values of attachments, or which may use any other method the Parties agree upon. Having further met and conferred in keeping with the previous sentence, the Parties shall calculate deduplication hash values for emails on the concatenated values set forth in and in accordance with the documentation specifications of the disclosed deduplication tools to be used in this Litigation (i.e., RelativityOne, Relativity Server,

and Nuix); however, if Nuix is used, the Producing Party shall select the optional field "Include Bcc" as an additional field to add to the default ones.

The Parties shall not withhold from production near-duplicates without meeting and conferring on this issue.

The names of all custodians who were either identified as custodians for purposes of collection for this matter (or otherwise known by the Producing Party to have been in possession or custody of a document prior to deduplication) will be populated in the ALL CUSTODIANS metadata field for the produced version of a document that has duplicates removed from production. The original file paths (if any exist) of a document prior to deduplication will be populated in the ALL FILE PATHS metadata field of the produced document.

15. EMAIL THREADING

2.1

The Parties may use analytics technology to identify email threads and shall produce the unique most inclusive copy and related family members. Where multiple email messages are part of a single chain or "thread," a Party is only required to produce the most inclusive copy of an email message(s) ("Last In Time Email(s)") and need not produce earlier, lesser inclusive email messages or "thread members," provided that the tool or software service being used to perform threading is disclosed. A Producing Party may exclude from production lesser inclusive copies of the most inclusive email message in the thread, where the entire body of each of those lesser inclusive copies is included within the Last in Time Email. The Producing Party will honor reasonable requests to produce lesser inclusive copies of a Last In Time Email or other earlier chains of emails otherwise excluded by email thread suppression.

The Parties shall treat new or different email chains or threads pursuant to further agreement on safeguards or guidelines for defining emails threads which reasonably take into account the capabilities of the email threading/dethreading/hyperthreading tools used by each Defendant (which shall be disclosed to Plaintiffs).

16. SOURCE CODE

The Parties will meet and confer to address the production and/or inspection of source code and entering into a separate order governing the same if needed.

17. PRODUCTION FORMATS

2.1

The Parties agree to produce documents and data in the formats described in **Appendix 1** to this ESI Order. If particular documents or categories of documents identified in response to document requests warrant a different format, the Parties will cooperate to arrange for the mutually acceptable production of such documents. The Parties further agree not to degrade the searchability of documents as part of the document production process.

In addition, the Parties agree that the production and production format of social media and/or user account information is not covered by this agreement and to meet and confer on the production and production format, including metadata, for social media and/or user account information.

18. PHASING

Once the Parties begin propounding discovery requests pursuant to Fed. R. Civ. P. 34, the Parties agree to meet and confer regarding appropriate phasing for the production of ESI.

19. MISCELLANEOUS PROVISIONS

- a) Production of Plaintiffs ESI and Case-Specific Materials. Subject to any further agreement among the Parties or Order of the Court, the Parties shall produce case-specific documents (i.e., documents specific to the claim of a given Plaintiff, produced by Plaintiffs or Defendants) for any Plaintiff in discovery pools or other selections designed to inform bellwether selection, including those selected for a bellwether trial, in accordance with the production format specified herein, provided, however, that the Producing Party may elect to produce such materials in their native format. To the extent production of case-specific documents for any Plaintiff selected for a bellwether trial presents an issue for any Party, the Parties shall reasonably confer, and may present any disputes to the Court or its designee. The Parties shall further agree to confer concerning the production format and associated matters (e.g., hosting platform) for case-specific documents produced in the cases of other Plaintiffs.

 Nothing herein shall limit Defendant's right to seek discovery from any Plaintiff.
- b) Translations Of Produced Materials. The Producing Party has no obligation to

create a translation of the Documents or any portion thereof. For any foreign-language documents responsive to document requests that a Party reasonably knows as the result of a reasonable investigation have been translated into the English language using human translators or through machine translation for its own purposes, except to the extent such translation is protected by attorney-client or work-product privileges, the Producing Party shall produce the translation of the original document with the original. The parties will meet and confer as necessary concerning procedures for using translations at depositions and at trial. In the event the Parties cannot reach agreement, the matter may be submitted to the Court for determination.

- c) Third-Party Documents. A Party that issues a Non-Party subpoena ("Issuing Party") shall include a copy of this Order with the subpoena and state that (1) the subpoenaed Non-Party should produce Documents in response to the subpoena to all Parties; and (2) the Parties to this Litigation have requested that Third Parties produce Documents in accordance with the specifications set forth herein. If the subpoenaed Non-Party produces Documents to the Issuing Party but does not produce those Documents to other Parties, the Issuing Party shall produce such Documents to those other Parties within 14 days of receiving the Documents, except where the Documents are to be used in a deposition, in which case the Issuing Party shall produce such Documents to all other Parties no later than three (3) days prior to the deposition, or as soon as reasonably practicable if such production occurs thereafter. Nothing in this Order is intended or may be interpreted to narrow, expand, or otherwise affect the rights of the Parties or Third Parties to object to a subpoena. If the Non-Party production is not Bates-stamped, the Parties will meet and confer to agree upon a format for designating the documents with a unique Bates Number prefix.
- d) <u>Documents Produced by Parties Presumption of Authenticity</u>. In order to reduce the number of requests for admission, this Order establishes a rebuttable presumption that documents produced by the Parties are authentic, if said documents were either created or authored by the producing Party, or any of its employees, agents, or

contractors, so long as the employees', agents', or contractors' work was performed in connection with a project or assignment sponsored by the producing Party. No further evidence to establish authenticity need be provided. Nothing in this paragraph shall be deemed to waive any other evidentiary objection a party may have, including but not limited to hearsay, foundation/personal knowledge, or relevance.

- e) **Re-productions.** Notwithstanding any provisions to the contrary, re-production of discrete sets of documents from another litigation, arbitration, government inquiry, or other matter may be re-produced in the same manner and form as originally produced in the other matter, provided however that a party will re-produce documents in a different format for good cause shown. This provision does not waive the right of a party to object to any requests for reproduction of production files from another litigation, arbitration, government inquiry, or other matter.
- f) Modification. This ESI Order may be modified by a Stipulated Order of the Parties or by the Court for good cause shown.
- g) Good Faith. The Parties will act in good faith as required by law and use these procedures to identify and reduce the potential for disputes.
- h) **Continuing Obligations**. The Parties recognize that discovery shall be an iterative and cooperative process. The Parties will continue to meet and confer regarding any issues as reasonably necessary and appropriate. This Order does not address or resolve any objections to the Parties' respective discovery requests.
- i) **Reservation of Rights**. The Parties agree that any topic not addressed herein is neither a waiver nor acknowledgement of agreement by either Party.
- **IT IS SO STIPULATED**, through Counsel of Record.

1	DATED: March 15, 2024	Respectfully submitted,
2		<u>/s/ Lexi J. Hazam</u> LEXI J. HAZAM
3		LIEFF CABRASER HEIMANN &
4		BERNSTEIN, LLP
5		275 BATTERY STREET, 29th FLOOR SAN FRANCISCO, CA 94111-3339
3		Telephone: 415-956-1000
6		lhazam@lchb.com
7		
8		PREVIN WARREN MOTLEY RICE LLC
9		401 9th Street NW Suite 630
		Washington DC 20004
10		T: 202-386-9610
11		pwarren@motleyrice.com
12		Co-Lead Counsel
13		CHRISTOPHER A. SEEGER
		SEEGER WEISS, LLP
14		55 CHALLENGER ROAD, 6TH FLOOR RIDGEFIELD PARK, NJ 07660
15		Telephone: 973-639-9100
		Facsimile: 973-679-8656
16		cseeger@seegerweiss.com
17		Commenter Co. Lord Comment
18		Counsel to Co-Lead Counsel
19		JENNIE LEE ANDERSON
19		ANDRUS ANDERSON, LLP
20		155 MONTGOMERY STREET, SUITE 900 SAN FRANCISCO, CA 94104
21		Telephone: 415-986-1400
22		jennie@andrusanderson.com
23		Liaison Counsel
		MATTHEW BERGMAN
24		GLENN DRAPER
25		SOCIAL MEDIA VICTIMS LAW CENTER 821 SECOND AVENUE, SUITE 2100
26		SEATTLE, WA 98104
27		Telephone: 206-741-4862 matt@socialmediavictims.org
28		glenn@socialmediavictims.org

C	ISG 245 234:222 0 15 24 4 283 10 457 RYG DO OD LOOD CONTROL OF 11 15 15 16 16 16 17 17 18 19 19 19 19 19 19 19	ı
1	JAMES J. BILSBORROW WEITZ & LUXENBERG, PC	
2	700 BROADWAY	
3	NEW YORK, NY 10003	
4	Telephone: 212-558-5500 Facsimile: 212-344-5461	
	jbilsborrow@weitzlux.com	
5	PAIGE BOLDT WATTS GUERRA LLP	
6	4 Dominion Drive, Bldg. 3, Suite 100	
7	San Antonio, TX 78257 T: 210-448-0500	
8	PBoldt@WattsGuerra.com	
9	THOMAS P. CARTMELL	
10	WAGSTAFF & CARTMELL LLP	
	4740 Grand Avenue, Suite 300 Kansas City, MO 64112	
11	T: 816-701 1100	
12	tcartmell@wcllp.com	
13	JAYNE CONROY	
14	SIMMONS HANLY CONROY, LLC	
15	112 MADISON AVE, 7TH FLOOR NEW YORK, NY 10016	
13	Telephone: 917-882-5522	
16	jconroy@simmonsfirm.com CARRIE GOLDBERG	
17	C.A. GOLDBERG, PLLC	
18	16 Court St.	
19	Brooklyn, NY 11241 T: (646) 666-8908	
	carrie@cagoldberglaw.com	
20	SIN-TING MARY LIU	
21	AYLSTOCK WITKIN KREIS &	
22	OVERHOLTZ, PLLC 17 EAST MAIN STREET, SUITE 200	
23	PENSACOLA, FL 32502	
	Telephone: 510-698-9566	
24	mliu@awkolaw.com	
25	ANDRE MURA	
26	GIBBS LAW GROUP, LLP 1111 BROADWAY, SUITE 2100	
27	OAKLAND, CA 94607	
28	Telephone: 510-350-9717	
40	amm@classlawgroup.com	

С	asease34:222-0564433317457RYGB:00Donocente11156490 Filed 03/28/24 P1agge12101f610269
1	
2	
3	EMMIE PAULOS
4	LEVIN PAPANTONIO RAFFERTY 316 SOUTH BAYLEN STREET, SUITE 600
4	PENSACOLA, FL 32502
5	Telephone: 850-435-7107
6	epaulos@levinlaw.com
	ROLAND TELLIS
7	DAVID FERNANDES
8	BARON & BUDD, P.C.
0	15910 Ventura Boulevard, Suite 1600
9	Encino, CA 91436
10	Telephone: (818) 839-2333 Facsimile: (818) 986-9698
11	rtellis@baronbudd.com
	dfernandes@baronbudd.com
12	ALEWANDDA WALGII
13	ALEXANDRA WALSH WALSH LAW
1.4	1050 Connecticut Ave, NW, Suite 500
14	Washington D.C. 20036
15	T: 202-780-3014
16	awalsh@alexwalshlaw.com
	MICHAEL M. WEINKOWITZ
17	LEVIN SEDRAN & BERMAN, LLP
18	510 WALNUT STREET
1.0	SUITE 500 PHILADELPHIA, PA 19106
19	Telephone: 215-592-1500
20	mweinkowitz@lfsbalw.com
21	
	DIANDRA "FU" DEBROSSE ZIMMERMANN DICELLO LEVITT
22	505 20th St North
23	Suite 1500
2.4	Birmingham, Alabama 35203
24	Telephone: 205.855.5700 fu@dicellolevitt.com
25	Tu(a/dicensievitt.com
26	
27	
28	
Į	

Cá	asea623422295 443 33 7457 RYG D od Domoen te1156 9 0 Fil	ed 03/28/24	Plagget 1816 160269
1	COV	INGTON & BU	JRLING LLP
2		/s/ Ashley M. Si	
3		ey M. Simonsen INGTON & BU	
4		Avenue of the	
5		Angeles, CA 900	
		ohone: (424) 332 mile: + 1 (424)	
6		l: asimonsen@c	
7	Phyll	lis A. Jones, <i>pro</i>	hac vice
8	Paul	W. Schmidt, pro	o hac vice
9		TNGTON & BU City Center	JRLING LLP
10		Γenth Street, NV	V
		nington, DC 200	
11		phone: + 1 (202) mile: + 1 (202)	
12		l: pajones@cov	
13	Attor	nev for Defenda	ants Meta Platforms, Inc.
14	f/k/a	Facebook, Inc.;	Facebook Holdings,
		-	rations, LLC; Facebook ebook Technologies, LLC;
15	Insta	gram, LLC; Sic	ulus, Inc.; and Mark Elliot
16	Zuck	erberg	
17	FAE	GRE DRINKEF	RLLP
18		s/Andrea Rober	rts Pierson son, pro hac vice
19		GRE DRINKER	
		N. Meridian Stre	· ·
20		napolis, IN 462 hone: +1 (317)	
21	Facsi	imile: + 1 (317)	237-1000
22	Emai	il: andrea.pierso	n@faegredrinker.com
23	·	R. Fiterman, pr	
24		GRE DRINKEF Wells Fargo Co	
	90 So	outh Seventh St	reet
25		neapolis MN 554 5hone: +1 (612)	
26		mile: +1 (612)	
27			@faegredrinker.com
28	Geof	frey M. Drake,	pro hac vice

C	asease34:222051448317457RYGB00Dmoternte1115690	Filed 03/28/24	Plagge1.210f 6t0269
1		ING & SPALDING	G LLP et, NE, Suite 1600
2		tlanta, GA 30309	ct, IVE, Suite 1000
3		elephone: +1 (404)	
4	E	mail: gdrake@ksla	lw.com
		avid P. Mattern, pr	
5		ING & SPALDING	G LLP Avenue, NW, Suite 900
6		ashington, D.C. 2	
7		elephone: +1 (202)	
8	E	mail: dmattern@ks	siaw.com
9			dants TikTok Inc. and
9	B_{\cdot}	yteDance Inc.	
10		IUNGER, TOLLE	
11		y: /s/ Jonathan H.	
12		onathan H. Blavin, IUNGER, TOLLE	
13	50	60 Mission Street,	27th Floor
13		an Francisco, CA 9 elephone: (415) 51	
14		acsimile: (415) 512	
15	E	mail: jonathan.blav	vin@mto.com
16	R	ose L. Ehler (SBN	29652)
17		<i>U 3</i>	eva (SBN 284199)
		aura M. Lopez, (SI riel T. Teshuva (SI	<i>'</i>
18		UNGER, TOLLE	<i>'</i>
19		50 South Grand Av	-
20		os Angeles, CA 90 elephone: (213) 68	
21	Fa	acsimile: (213) 687	7-3702
		mail: rose.ehler@n mail: victoria.degty	
22		mail: Ariel.Teshuv	
23	т.	ouron A Poll (nro	haa yiga forthooming)
24		UNGER, TOLLES	hac vice forthcoming) S & OLSON LLP
25	60	01 Massachusetts A	
		uite 500 E Vashington, D.C. 20	0001-5369
26	To	elephone: (202) 22	0-1100
27		acsimile: (202) 220	
28	E	mail: lauren.bell@	III.O.COIII
ļ	I		l

C	asea5e31:220 544 23317457RYGDodDomocente11156 9 0 F	iled 03/28/24	PRagget 816f 6f) 269
1	4		
1	Atto	rneys for Defend	dant Snap Inc.
2			GOODRICH & ROSATI
3		Sessional Corpora	
4		<i>/s/ Brian M. Wil</i> in M. Willen (<i>pr</i>	
		· · ·	GOODRICH & ROSATI
5			Americas, 40th Floor
6		y York, New York ephone: (212) 99	
7		simile: (212) 999	
	Ema	ail: bwillen@wsg	gr.com
8	Lau	ren Gallo White	
9	Sam	antha A. Macho	
10			GOODRICH & ROSATI
1 1		Francisco, CA 9	Spear Tower, Suite 3300 04105
11		ephone: (415) 94	
12		simile: (415) 947	
13		ail: lwhite@wsgr ail: smachock@y	
14	Eme	III. SIIIaciiockae,	wsgr.com
14		istopher Chiou	COODDICH A DOCATI
15		LSON SONSINI East Third Stree	GOODRICH & ROSATI
16		Angeles, CA 90	-
17		ephone: (323) 21	
		simile: (866) 97 ail: cchiou@wsg	
18	Dine	m. cemoda, wsg	1.0011
19			dants YouTube, LLC, Google
20	LLC	C, and Alphabet I	inc.
	WIL	LIAMS & CON	NOLLY LLP
21		/s/ Joseph G. Pe	
22		opn G. Petrosinei rosinelli@wc.co	lli (<i>pro hac vice</i>) m
23	Ash	ley W. Hardin (p	
24		rdin@wc.com	CW
24		Maine Avenue, shington, DC 200	
25	Tele	ephone.: 202-434	
26	Fax:	: 202-434-5029	
27	Atto	rneys for Defend	dants YouTube, LLC, Google
		C, and Alphabet I	- Contract of the contract of
28	II		

APPENDIX 1: PRODUCTION FORMAT 1) **Production Components.** Except as otherwise provided below, ESI must be produced in accordance with the following specifications: a) an ASCII delimited data file (.DAT) using standard delimiters; b) an image load file (.OPT) that can be loaded into commercially acceptable production software (e.g. Concordance); c) single page black-and-white TIFF images, or JPEG images when color is specified herein, or native files with single page placeholder TIFF images depending on the applicable production format for each type of file; d) and document level .TXT files for all documents containing extracted full text or OCR text.

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

2.1

22

23

24

25

26

27

28

- e) Family relationships between emails and their attachments, embedded files and their source document, and connected hardcopy documents will be maintained in production. Attachments should be consecutively produced with their parent.
- f) If a particular document warrants a different production format, the Parties will cooperate in good faith to arrange for a mutually acceptable production format.
- 2) **Production Media and Access Controls.** Productions must be encrypted and produced through secure electronic means, such as secure file sharing methods (e.g. FTP), or on CD, DVD, flash drive or external hard drive ("Production Media"). Each piece of Production Media must identify a production number corresponding to the production volume (e.g. "VOL001"). Each piece of Production Media must also identify: (a) the case caption; (b) the following label: "This media contains material subject to Court Ordered security measures"; (c) the Producing Party's name; (d) the production date; (e) the Bates Number range of the materials contained on the Production Media.

Nothing in this ESI Order will preclude or impair any and all protections provided the Parties by any Protective Order(s) agreed and entered into by the Parties. Parties will use best efforts to avoid the unnecessary copying or transmittal of produced documents. If questions arise, the Parties will meet and confer to ensure security concerns are addressed prior to the exchange of any documents.

referenced in the corresponding image load file. The total number of documents referenced in a production's data load file should match the total number of designated document breaks in the image load file(s) in the production. The total number of pages referenced in a production's image load file should match the total number of TIFF files in the production. All images must be assigned a unique Bates number that is sequential within a given document and across the production sets. The Bates Numbers in the image load file must match the corresponding documents' beginning Bates numbers in the data load file. The total number of documents in a production should match the total number of records in the data load file. Load files must not vary in format or structure within a production, or from one production to another except by agreement of the Parties.

4) Metadata Fields. Each of the metadata and coding fields set forth below that can be extracted should be produced for each document, except that if the field contains privileged information, that privileged information may be redacted. However, to the extent that metadata does not exist, is not available for any documents produced, this provision shall not be read to require any Party to extract, capture, collect, manually populate, or produce such metadata, with the exception of the following: (a) BEGBATES, (b) ENDBATES, (c) BEGATTACH, (d) ENDATTACH, (e) PRODVOL, (f) ALL CUSTODIANS, (g) CONFIDENTIALITY, (h) REDACTIONS, (i) REDACTION TYPE, (j) HASHVALUE, (k) NATIVEFILEPATH, and (l) TEXTFILEPATH, which should be populated by the Party or the Party's vendor. The Parties will make reasonable efforts to ensure that metadata fields automatically extracted from the documents correspond directly to the information that exists in the original documents.

Field Name	Field Description
BEGBATES	Beginning Bates number for a particular document as stamped on the first production image for that document
ENDBATES	Ending Bates number as stamped on the last

Field Name	Field Description
	production image for a particular document
BEGATTACH	First production Bates number of the first document in a family
ENDATTACH	Last production Bates number of the last document in a family
ATTACHCOUNT	Number of attachments to an e-mail or embedded parent, as generated by commercially available discovery processing tools.
ATTACHNAMES	Names of each individual Attachment, separated by semicolons.
PRODVOL	Production volume
ALLCUSTODIANS	List of all custodians associated with Document, i.e. "Custodian" + "Other Custodian" values delimited by semicolon.
ALLFILEPATHS	All original path(s) to the individual source file(s) when available in the ordinary course of business to and processable by the parties and their ESI vendors of choice. Includes paup to and including internal path of containers.
CONFIDENTIALITY	Confidentiality designation assigned to the document consistent with the Stipulated Protective Order governing this Litigation
NATIVEFILEPATH	Native File Link (Native Files only)
TEXTFILEPATH	Path to extracted text/OCR file for the document
HASHVALUE	MD5 hash value of the document
DOCUMENT TYPE	Descriptor for the type of document: "E-document" for electronic documents not attached to e-mails; "E-mail" for all e-mails: "E-attachment" for files that were attachment to e-mails; and "Physical" for hard copy physical documents that have been scanned and converted to an electronic image.
AUTHOR	Any value populated in the Author field of t

Field Name	Field Description
	document properties
DOCDATE	Date the document was created according to filesystem information (format: MM/DD/YYYY)
DATELASTMODIFIED	Date when document was last modified according to filesystem information (forma MM/DD/YYYY)
LAST MODIFIED BY	Last person who modified (saved) a document, as generated by commercially available discovery processing tools.
TRACK CHANGES	Y if a document with track changes value, otherwise N or empty, if available separate from the HASHIDDENDATA flag
COMMENTS	Y if a document with comments, otherwise or empty, if available separately from the HASHIDDENDATA flag
HASHIDDENDATA	Y if a document with hidden content value otherwise N or empty
FILENAME	Filename of an electronic document
TITLE	Any value populated in the Title field of th document properties
DOCEXT	File extension of document pulled from the document properties
FROM	The sender of the email
ТО	All recipients that were included on the "To line of the email
CC	All recipients that were included on the "C line of the email
BCC	All recipients that were included on the "BCC" line of the email
DATETIMERECEIVED	Date and time email was received (format: MM/DD/YYYY HH:MM)
DATETIMESENT	Date and time email was sent (format: MM/DD/YYYY HH:MM)

	1
	2
	3
	4
	5
	6
	7
	8
	9
1	0
1	1
1	2
1	3
1	4
1	5
1	
1	
1	8
	9
	0
2	
2	
2	3
2	4
2	5

Field Name	Field Description
TIMEZONE	The timezone used to process the document
EMAILSUBJECT	Subject line of email pulled from the document properties
THREADID	If a threading tool is used for emails, the thread id generated by the threading tool.
REDACTION TYPE ¹	General category of redaction reason as agreed to by the parties. For example, PII, SCA, CODE, and/or PRIV. If more than one, separate reasons by semicolons.
REDACTIONS	Y if a document is redacted, otherwise N or empty

5) TIFFs. Unless excepted below, single page, black and white, Group IV TIFFs should be provided, at least 300 dots per inch (dpi) for all documents. Each TIFF image must be named according to a unique corresponding Bates number associated with the document. Each image must be branded according to the Bates number and the agreed upon confidentiality designation. Original document orientation should be maintained (i.e., portrait to portrait and landscape to landscape). Where the TIFF image is unreadable or has materially degraded the quality of the original, the Producing Party shall provide a higher quality TIFF image or the native or original file. In addition, the Parties shall take reasonable efforts to process word processing documents (e.g., MS Word) with track changes and/or comments unhidden on the TIFF image.

6) Color. Word processing documents containing tracked changes shall be produced in color, as single-page, 300 dpi JPG images with JPG compression and a high quality setting as to not degrade the original image. The Producing Party shall comply with good faith by the Requesting Party to provide replacement color images for documents originally produced in black and white. A Party making such a request shall make the request by individual Bates

27

28

²⁶

¹ The Parties will provide specific information on any privilege(s) asserted in their privilege logs, in an overlay, or the redaction boxes. The "Redaction Reason" field is informational only for redaction type and shall not in any way limit a party's right to assert attorney-client privilege, attorney-work product privilege, and/or any other applicable privilege or protection.

27

28

number(s) and shall limit requests made pursuant to this paragraph to a reasonable number of documents.

- **7**) **Text Files.** A single multi-page text file must be provided for each document, and the filename should match its respective TIFF filename for the first page of that document. Extracted text shall be generated with commercially acceptable technology set to include all comments, revisions, tracked changes, speaker's notes and text from documents with comments or tracked changes, and hidden and very hidden worksheets, slides, columns and rows. When possible, the text of native files should be extracted directly from the native file. Parties will perform optical character recognition ("OCR") on foreign language documents using the appropriate settings for languages reasonably anticipated to be in the production following a meet and confer with the Requesting Party to identify those languages. Text files will not contain the redacted portions of the documents. A commercially acceptable technology for OCR should be used for all scanned, hard copy documents and for documents with redactions other than Excel files and other spreadsheets which shall be redacted in native format. Text extracted from emails should include the following header information where available: (1) the individuals to whom the communication was directed ("To"), (2) the author of the email communication ("From"), (3) who was copied and blind copied on such email ("CC" and "BCC"), (4) the subject line of the email ("RE" or "Subject"), and (5) the date and time of the email. To the extent the text extraction technology the Parties are using can be configured to include the text of any URLs or links, the Parties shall utilize that setting.
- Native files. Spreadsheets (*e.g.* MS Excel), and un-redacted presentations (e.g. Microsoft PowerPoint,) will be produced in native format to the extent that they are produced in this Litigation, audio, video, and multi-media files will be produced in native format. The Parties will meet and confer on the production of other file types, such as proprietary files, etc. Native files will be produced with a link in the NATIVEFILEPATH field, along with extracted text (where extracted text is available) and applicable metadata fields set forth in paragraph 4 above. A Bates numbered TIFF placeholder indicating that the document was provided in native format must accompany every native file. Where redaction makes production of native-format

files other than spreadsheets or presentations infeasible, the Parties will confer to determine a reasonably usable form for the production, but spreadsheets shall presumptively be redacted in native, and presentations presumptively redacted in image form, in these cases without the need for further conferring.

- hardcopy will be scanned to *.tiff image format and produced in accordance with the specifications set forth herein. Hard copy documents that are not text-searchable shall be made searchable by OCR prior to production. In scanning paper documents, distinct documents should not be merged into a single record, and single documents should not be split into multiple records (i.e., paper documents should be logically unitized). In the case of an organized compilation of separate documents (for example, a binder containing several separate documents behind numbered tabs), the document behind each tab should be scanned separately, but the relationship among the documents in the compilation should be reflected in the proper coding of the beginning and ending document and attachment fields. The Parties will make their best efforts to unitize the documents correctly. If relevant documents are maintained in a file, folder, envelope, binder, notebook or similar container used to store documents, all contents therein shall be reviewed for production and privilege. Document pages which have affixed notes, such as Post-it notes, should be imaged with and without the note attached.
- **10)** Confidentiality Designation. All images will be stamped with the appropriate confidentiality designations in accordance with the Stipulated Protective Order entered in this Litigation. Each document produced in native format will have its confidentiality designation identified in the filename of the native file and indicated on its corresponding TIFF placeholder.
- 11) Bates Numbering. Bates numbering should be a consistent length across the production, contain no special characters, and be numerically sequential within a given document. If a Bates number or set of Bates numbers is skipped, the skipped number or set of numbers should be noted with a placeholder. Attachments to documents will be assigned Bates numbers that directly follow the Bates numbers on the documents to which they were attached.

In addition, wherever possible, each image will have its assigned Bates number electronically "burned" onto the image.

- information is stored in a database, or database management system, or proprietary system or application which has is directed to data storage as one of its primary functions, the Producing Party will identify the database and platform to the Requesting Party. The Producing Party shall produce exports and reports about such responsive information stored in such database, where such exports and reports shall be in a reasonably usable form, and information may be produced in CSV format, tab-delimited text format, Microsoft Excel format, or Microsoft Access format. If there are future disputes over the production of information from a database, the Parties shall meet and confer in good faith in an attempt to reach any further agreements (if needed) on the data to be produced and the format and scope of the production. The Producing Party will provide reasonable amounts of information about the databases to facilitate that discussion.
- inside a responsive document (including hyperlinked inside emails) within a Producing Party's custody, possession, or control, do not need to be produced in the first instance as part of the same family group as the Document residing at the location to which that hyperlink points. If there are particular hyperlinks identified by the Requesting Party in produced documents, the Requesting Party may submit a list of hyperlinks to a particular Producing Party for potentially relevant documents by identifying the Bates number and URL or link text for each requested link to the Producing Party, and the Producing Party will engage in reasonable efforts to locate the hyperlinked document at that location and either identify it by Bates number or provide any responsive, non-produced, and non-privileged documents. The number of hyperlinks a Requesting Party may identify to a Producing Party shall not be excessive and shall be reasonable, proportional to the needs of the case, and not unduly burdensome.
- **14) Embedded Objects.** The Parties agree non-substantive embedded objects, including, but not limited to, logos, icons, emoticons, and footers, may be culled from a document set (but not a document) and need not be produced as separate documents by a

28

Producing Party (i.e., such embedded objects will be produced within the document itself, rather than as separate documents). Embedded files, except for images (including but not limited to, logos, icons, emoticons), are to be produced as family groups. Embedded files should be assigned Bates numbers that directly follow the Bates numbers on the documents within which they are embedded.

- **15**) **Production of Family Groups and Relationships**. If any member of a family group is produced, all members of that group must also be produced or else logged as privileged, and no such member shall be withheld from production as a duplicate.
- Dynamic Fields. Documents with dynamic fields for file names, dates, and **16**) times will be imaged to show the field code (e.g., "[FILENAME]") where possible, rather than the values for such fields existing at the time the file is processed.
- **17**) **Time Zone**. The time zone used to process a document, including its metadata, shall be disclosed in the TIMEZONE metadata field consistent with Appendix 1, and shall be standardized for each Defendant across productions.

18) Redactions.

- A Producing Party may redact (i) information subject to the attorney client a) privilege or the work product protection (PRIV); (ii) information that cannot be disclosed pursuant to the Stored Communications Act (SCA); (iii) source code subject to separate agreement applicable to production of source code (CODE); (iv) personal identifying information (PII) including phone numbers, personal addresses, personal email addresses, the month and day of birth, driver's license numbers, and other PII agreed to by the Parties (for example, the Parties shall complete their meet and confer on whether or not to redact users' ages and years of birth). In any event, there shall be no redaction of illnesses, injuries, and medical diagnoses. To the extent a document or pleading contains PII, the Parties shall designate such documents at the appropriate Confidentiality level under the Protective Order and shall comply with Fed. R. Civ. P. 5.2 with regard to filings with the Court.
- No redactions for relevance may be made within a produced document or ESI b) item. If, during the course of discovery, the Parties identify other kinds of information that any STIP. & [Proposed] Order Governing the

Party has a reasonable basis for redacting, the Parties will meet and confer on a case-by-case basis regarding that information before such redactions are made. If the Parties cannot agree, they may seek resolution from the Court.

- c) The Producing Party will indicate, on the face of the redaction, the asserted reason(s) for the redaction (PII, SCA, CODE, and/or PRIV) and the REDACTION TYPE metadata field shall indicate that the document contains redactions and the reason(s) for the redaction.
- d) Notwithstanding the foregoing, this provision shall not be read to prohibit redactions permitted under any applicable U.S. law or Protective Order.
- e) Where a responsive document contains both redacted and non-redacted content, the Parties shall produce the non-redacted portions of the document and the OCR text corresponding to the non-redacted portions.
- f) Native Redactions. Spreadsheet files requiring redaction, including without limitation Microsoft Excel files, shall be redacted and produced natively (unless the Parties agree to production in some other format). In addition, a Producing Party may natively redact other files that cannot be properly imaged for redaction.
- g) All images of redacted files shall be processed to show all comments, revision marks, speaker notes, marks made in track changes, or other user-entered data which are visible in a normal view of the document in its native application, unless such material is redacted and marked as redacted in accordance with this section. Where possible, any occurrences of date/time auto-field items, including in headers and footers, will be removed and replaced with the term AUTODATE to prevent the current date from being printed. Email header information (e.g., date and/or subject line) shall not be redacted unless it is independently privileged. The Parties shall honor reasonable requests for the production of particular redacted documents in other formats where the image is not reasonably usable.
- h) Color. Redacted versions of documents that would have been produced in color in their un-redacted form shall be produced in color as detailed herein.

-) **Exception Files**. The Parties will use reasonable efforts to address processing exceptions.
- data that can reasonably be extracted and produced in the formats described herein is identified on a mobile or handheld device, that data shall be produced in accordance with the generic provisions of this protocol. To the extent that responsive data identified on a mobile or handheld device is not susceptible to normal production protocols, the Parties will meet and confer to address the identification, production, and production format of any responsive documents and data contained on any mobile or handheld device.

COVINGTON

BEIJING BOSTON BRUSSELS DUBAI FRANKFURT

JOHANNESBURG LONDON LOS ANGELES NEW YORK

PALO ALTO SAN FRANCISCO SEOUL SHANGHAI WASHINGTON

Covington & Burling LLP One CityCenter 850 Tenth Street, NW Washington, DC 20001-4956 T +1 202 662 6000

DELIVERED VIA PROCESS SERVER

July 23, 2024

Maryland Department of Human Services 25 S. Charles Street Baltimore, MD 21201

Re: People of the State of California v. Meta Platforms, Inc., 4:23-cv-05448

Dear Sir/Madam:

Enclosed please find a subpoena being served upon you in connection with the above-captioned litigation currently pending in the U.S. District Court for the Northern District of California. I represent Defendants Meta Platforms, Inc., Instagram, LLC, Meta Payments, Inc., and Meta Platforms Technologies, LLC (collectively, the "Meta Defendants") in this matter.

The document subpoena requests the production of specific documents identified in the attached subpoena (see Attachment A to the subpoena), which are requested to be produced by 10:00 AM ET on August 26, 2024. We are willing to work with you on the time, date, location, method and manner of document production, as well as answer any questions or concerns you may have regarding subpoena compliance. It is sufficient compliance with this subpoena if you electronically transmit a copy of the requested documents to the undersigned. As such, please contact me at (202)-662-5801 or spetkis@cov.com, to discuss document production and subpoena compliance, unless you are already represented by counsel in connection with this matter.

The Court is currently considering whether the Maryland Attorney General's Office has control over Maryland Department of Human Services' information for the purposes of discovery in this action. If the Court rules that the Maryland Attorney General's Office has control over the Maryland Department of Human Services' information, the Maryland Attorney General has pending discovery requests that seek this agency's documents. By serving this subpoena, Meta does not waive its position in the state agency dispute, nor does Meta in any way waive rights to compel the Maryland Attorney General to produce Maryland Department of Human Services information as part of discovery in this action. However, to avoid further delay in the production of information from the Maryland Department of Human Services, Meta is serving the attached subpoena to request the timely production of this information.

Your anticipated time and assistance with this matter is greatly appreciated.

COVINGTON

Maryland Department of Human Services July 23, 2024 Page 2

Best regards,

/s/ Stephen Petkis

Stephen Petkis

Enclosed: Subpoena, Attachment A, and Attachment B

AO 88B (Rev. 02/14) Subpoena to Produce Documents, Information, or Objects or to Permit Inspection of Premises in a Civil Action

United States District Court

for the

Northern District of	California
People of the State of California, et al.	
Plaintiff V. Meta Platforms, Inc., et al. Defendant)	Civil Action No. 4:23-cv-05448
SUBPOENA TO PRODUCE DOCUMENTS OR TO PERMIT INSPECTION OF PR	
To: Maryland Department of Human Services 25 S. Charles St, Baltimore, MD 21201	
(Name of person to whom the	nis subpoena is directed)
Production: YOU ARE COMMANDED to produce at a documents, electronically stored information, or objects, and to p material: See Attachment A.	
Place: Shook, Hardy & Bacon, Attn: Jennifer Blues Kenyon	Date and Time:
1800 K. Street, SW, Suite 1000 Washington, D.C. 20006	10:00 AM ET on August 26, 2024
☐ Inspection of Premises: YOU ARE COMMANDED to other property possessed or controlled by you at the time, date, a may inspect, measure, survey, photograph, test, or sample the pro-	nd location set forth below, so that the requesting party
Place:	Date and Time:
The following provisions of Fed. R. Civ. P. 45 are attach Rule 45(d), relating to your protection as a person subject to a su respond to this subpoena and the potential consequences of not d Date: O7/23/2024	bpoena; and Rule 45(e) and (g), relating to your duty to
CLERK OF COURT	OR
Signature of Clerk or Deputy Clerk	/s/ Ashley Simonsen Attorney's signature
The name, address, e-mail address, and telephone number of the Meta Platforms, Inc. f/k/a Facebook, Inc., Instagram, LLC, Meta Payments, Inc.	attorney representing (name of party)
Meta Platforms Technologies, LLC Ashley Simonsen, Covington & Burling LLP, 1999 Avenue of the Sta	who issues or requests this subpoena, are: ars, Los Angeles, CA 90067, 424-332-4782, asimonsen@cov.c

Notice to the person who issues or requests this subpoena

If this subpoena commands the production of documents, electronically stored information, or tangible things or the inspection of premises before trial, a notice and a copy of the subpoena must be served on each party in this case before it is served on the person to whom it is directed. Fed. R. Civ. P. 45(a)(4).

AO 88B (Rev. 02/14) Subpoena to Produce Documents, Information, or Objects or to Permit Inspection of Premises in a Civil Action (Page 2)

Civil Action No. 4:23-cv-01615

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 45.)

	<u> </u>		
☐ I served the su	bpoena by delivering a copy to the nar	med person as follows:	
		on (date) ;	or
	subpoena unexecuted because:		
		States, or one of its officers or agents, I e, and the mileage allowed by law, in the	
\$	·		
fees are \$	for travel and \$	for services, for a total of \$	0.00
I declare under pe	enalty of perjury that this information is	is true.	
::		Server's signature	
		Printed name and title	
	·		

Additional information regarding attempted service, etc.:

Print Save As... Add Attachment Reset

Federal Rule of Civil Procedure 45 (c), (d), (e), and (g) (Effective 12/1/13)

(c) Place of Compliance.

- (1) For a Trial, Hearing, or Deposition. A subpoena may command a person to attend a trial, hearing, or deposition only as follows:
- (A) within 100 miles of where the person resides, is employed, or regularly transacts business in person; or
- **(B)** within the state where the person resides, is employed, or regularly transacts business in person, if the person
 - (i) is a party or a party's officer; or
- (ii) is commanded to attend a trial and would not incur substantial expense.

(2) For Other Discovery. A subpoena may command:

- (A) production of documents, electronically stored information, or tangible things at a place within 100 miles of where the person resides, is employed, or regularly transacts business in person; and
 - **(B)** inspection of premises at the premises to be inspected.

(d) Protecting a Person Subject to a Subpoena; Enforcement.

(1) Avoiding Undue Burden or Expense; Sanctions. A party or attorney responsible for issuing and serving a subpoena must take reasonable steps to avoid imposing undue burden or expense on a person subject to the subpoena. The court for the district where compliance is required must enforce this duty and impose an appropriate sanction—which may include lost earnings and reasonable attorney's fees—on a party or attorney who fails to comply.

(2) Command to Produce Materials or Permit Inspection.

- (A) Appearance Not Required. A person commanded to produce documents, electronically stored information, or tangible things, or to permit the inspection of premises, need not appear in person at the place of production or inspection unless also commanded to appear for a deposition, hearing, or trial.
- (B) Objections. A person commanded to produce documents or tangible things or to permit inspection may serve on the party or attorney designated in the subpoena a written objection to inspecting, copying, testing, or sampling any or all of the materials or to inspecting the premises—or to producing electronically stored information in the form or forms requested. The objection must be served before the earlier of the time specified for compliance or 14 days after the subpoena is served. If an objection is made, the following rules apply:
- (i) At any time, on notice to the commanded person, the serving party may move the court for the district where compliance is required for an order compelling production or inspection.
- (ii) These acts may be required only as directed in the order, and the order must protect a person who is neither a party nor a party's officer from significant expense resulting from compliance.

(3) Quashing or Modifying a Subpoena.

- (A) When Required. On timely motion, the court for the district where compliance is required must quash or modify a subpoena that:
 - (i) fails to allow a reasonable time to comply;
- (ii) requires a person to comply beyond the geographical limits specified in Rule 45(c);
- (iii) requires disclosure of privileged or other protected matter, if no exception or waiver applies; or
 - (iv) subjects a person to undue burden.
- **(B)** When Permitted. To protect a person subject to or affected by a subpoena, the court for the district where compliance is required may, on motion, quash or modify the subpoena if it requires:
- (i) disclosing a trade secret or other confidential research, development, or commercial information; or

- (ii) disclosing an unretained expert's opinion or information that does not describe specific occurrences in dispute and results from the expert's study that was not requested by a party.
- (C) Specifying Conditions as an Alternative. In the circumstances described in Rule 45(d)(3)(B), the court may, instead of quashing or modifying a subpoena, order appearance or production under specified conditions if the serving party:
- (i) shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship; and
 - (ii) ensures that the subpoenaed person will be reasonably compensated.

(e) Duties in Responding to a Subpoena.

- (1) *Producing Documents or Electronically Stored Information.* These procedures apply to producing documents or electronically stored information:
- (A) *Documents*. A person responding to a subpoena to produce documents must produce them as they are kept in the ordinary course of business or must organize and label them to correspond to the categories in the demand.
- **(B)** Form for Producing Electronically Stored Information Not Specified. If a subpoena does not specify a form for producing electronically stored information, the person responding must produce it in a form or forms in which it is ordinarily maintained or in a reasonably usable form or forms.
- (C) Electronically Stored Information Produced in Only One Form. The person responding need not produce the same electronically stored information in more than one form.
- **(D)** Inaccessible Electronically Stored Information. The person responding need not provide discovery of electronically stored information from sources that the person identifies as not reasonably accessible because of undue burden or cost. On motion to compel discovery or for a protective order, the person responding must show that the information is not reasonably accessible because of undue burden or cost. If that showing is made, the court may nonetheless order discovery from such sources if the requesting party shows good cause, considering the limitations of Rule 26(b)(2)(C). The court may specify conditions for the discovery.

(2) Claiming Privilege or Protection.

- (A) Information Withheld. A person withholding subpoenaed information under a claim that it is privileged or subject to protection as trial-preparation material must:
 - (i) expressly make the claim; and
- (ii) describe the nature of the withheld documents, communications, or tangible things in a manner that, without revealing information itself privileged or protected, will enable the parties to assess the claim.
- **(B)** Information Produced. If information produced in response to a subpoena is subject to a claim of privilege or of protection as trial-preparation material, the person making the claim may notify any party that received the information of the claim and the basis for it. After being notified, a party must promptly return, sequester, or destroy the specified information and any copies it has; must not use or disclose the information until the claim is resolved; must take reasonable steps to retrieve the information if the party disclosed it before being notified; and may promptly present the information under seal to the court for the district where compliance is required for a determination of the claim. The person who produced the information must preserve the information until the claim is resolved.

(g) Contempt.

The court for the district where compliance is required—and also, after a motion is transferred, the issuing court—may hold in contempt a person who, having been served, fails without adequate excuse to obey the subpoena or an order related to it.

DEFINITIONS AND INSTRUCTIONS TO ATTACHMENT A

DEFINITIONS

- 1. The term "communication" means the transmittal of information (in the form of facts, ideas, inquiries or otherwise).
- 2. "Document" or "documents" shall have the broadest meaning ascribed to it by the Federal Rules of Civil Procedure, and includes, without limitation electronically stored information ("ESI") (including, without limitation, electronic databases and the data therein, all electronic messages or communications, electronic word processing documents, electronically stored voicemail, webpages, and social media posts) in accordance with any order in this case governing ESI at the time of production. Different versions of the same documents, including, but not limited to, drafts or documents with handwritten notations or marks not found in the original or on other copies are different documents.
- 3. "You", "you", "Your", and "your" means the Maryland Department of Human Services.
- 4. "Relating" or "related to" means and includes referring to, concerning, referencing, mentioning, associated with, constituting, discussing, containing, embodying, recording, reflecting, identifying, summarizing, incorporating, and/or dealing with or pertaining to in any way.
 - 5. "And" includes "or", and vice versa.
 - 6. The singular form of a word or term includes the plural, and vice versa.
 - 7. The present tense of a verb includes the past tense, and vice versa.
- 8. The use of the article "the" shall not be construed as limiting the scope of any request.

- 9. "Including" means "including without limitation."
- 10. "Any" includes "all", and vice versa.
- 11. The capitalized version of a word or term includes the lower case version of a word or term, and vice versa.
- 12. "Social Media Platforms" or "Platforms" means a digital service that facilitates interactions between two or more distinct but interdependent sets of users, including but not limited to Facebook, Instagram, Snapchat, TikTok, YouTube, Twitter (or "X"), Pinterest, LinkedIn, BeReal, Lapse, Reddit, Threads, VSCO, Goodreads, Quora, Discord, Twitch, and Tumblr.
- 13. "Young Users" means users of Social Platforms who are under 18 years of age when using the Platform(s).

All words, terms, and phrases not specifically defined herein are to be given their normal and customary meaning in the context in which they are used in these Requests.

INSTRUCTIONS

- 1. These Requests are intended to cover any and all documents in your possession, custody, or control, to the extent not privileged. Documents held by any office, department, board, commission, or instrumentality of the Maryland Department of Human Services that are within your possession, custody, or control.
- 2. In accordance with ESI Protocol attached hereto as Attachment B, if you object to furnishing any of the documents or information requested by these Requests on the grounds of attorney-client privilege, work product, other privilege, or otherwise then, with respect to each such document:
 - a. state the nature of the privilege claimed;
 - b. state the date of each communication supporting the privilege claim;

- c. identify all participants in the supporting communication;
- d. state the specific grounds on which the objection is based; and
- e. identify the specific request calling for such information;
- 2. If you object to any Request on the grounds that it is vague or ambiguous, state: (i) the portions or terms of such Request that you claim to be vague or ambiguous; and (ii) the interpretation of the Request pursuant to which you provide a response.
- 3. Each request shall be deemed continuing, so as to require supplemental or mandatory responses should you obtain additional responsive information subsequent to your initial responses.
- 4. If you cannot fully respond to a particular Request after exercising due diligence to make inquiry and to secure the necessary information, provide a response to the extent possible, specifying your inability to respond to the remainder and providing whatever information or knowledge you have concerning the portion not responded to.
- 5. Each page of a produced document shall have a legible, unique page identifier ("Bates Number") and confidentiality legend (where applicable) on the face of the image at a location that does not obliterate, conceal, or interfere with any information from the source document. Redactions should be clearly marked or stamped on the page in such a way that it is clear from review that a portion of the image has been redacted.
- 6. All responsive and non-privileged electronic documents shall be produced in the format ordered by the Court in its ESI order.
- 7. All responsive electronic documents shall be produced in a format agreed upon by the parties, to include at least native versions of Excel spreadsheets and presentation files, with a Bates-stamped placeholder image.
- 8. Unless otherwise specified, the time period for these Requests is January 1, 2012 to the date of production of the Documents.

ATTACHMENT A

- 1. Research, investigations, studies, surveys, reports, evaluations, or analyses concerning the mental, social, emotional, or behavioral health of persons ages 13 to 18.
- 2. Research, investigations, studies, surveys, reports, evaluations, or analyses related to Social Media Platforms, including the importance of Social Media Platforms and the use of Social Media Platforms by Young Users and the potential benefits and harms created by the use of Social Media Platforms.
- 3. Research, investigations, studies, surveys, reports, evaluations, or analyses concerning the mental, social, emotional, or behavioral health of Young Users, including those related to the effects of:
 - a. Social Media Platforms usage;
 - b. Video games usage;
 - c. Cell phone usage;
 - d. Messaging usage;
 - e. Usage of other electronics apart from usage of Social Media Platforms;
 - f. COVID-19 and/or remote learning;
 - g. Use of drugs or alcohol;
 - h. The opioid and fentanyl epidemic;
 - i. Poverty, homelessness, lack of health insurance, and/or food insecurity;
 - j. Physical health including nutrition, exercise, weight management, sleeping habits, and sexual activity;
 - k. Family trauma or deaths;
 - 1. Academic pressure;
 - m. Violence, including school violence, domestic violence, gun violence, gun control and/or mass shootings;
 - n. Bullying or verbal abuse apart from usage of Social Media Platforms;
 - o. Political polarization;
 - p. Natural disasters;
 - q. Climate change;
 - r. Discrimination and inequity;
 - s. Global warfare and conflict; and
 - t. Any other potential causes of harms to the mental, social, emotional, or behavioral health of Young Users.
- 4. Youth Risk Behavior Surveys conducted by the Maryland Department of Human Services or on its behalf.
- 5. Research, investigations, studies, surveys, reports, evaluations, or analyses related to:
 - a. Features of Social Media Platforms that are psychologically or physically harmful to Young Users;
 - b. Features of Social Media Platforms that promote compulsive, prolonged, or unhealthy use by Young Users;
 - c. The impact of features of Social Media Platforms, including:

- (1) Algorithmic recommendation and sequencing;
- (2) Image filters;
- (3) Use of multiple user accounts;
- (4) Infinite scroll;
- (5) Ephemeral content features;
- (6) Autoplay;
- (7) Quantification and display of likes; or
- (8) Audiovisual and haptic alerts.
- 6. Programs, initiatives, efforts, or actions proposed or taken by the Maryland Department of Human Services to address Young Users' use of Social Media Platforms, including any program, initiative, effort, or action to prevent, limit, encourage, or promote the use of Social Media Platforms by Young Users.
- 7. Policies proposed, recommended, or enacted by the Maryland Department of Human Services regarding screen time and acceptable use of cell phones, computers, tablets, or other electronic devices by Young Users.
- 8. Complaints to the Maryland Department of Human Services by teachers or school districts regarding social media or cell phone use by Young Users and/or the need for acceptable use or other policies to address Young Users' use of social media or cell phones.
- 9. Complaints to the Maryland Department of Human Services by teachers or school districts regarding budget crises from inflation, underfunding, unfunded mandates, and other causes.
- 10. Documents related to state assessments in Maryland, including reports and analyses regarding the history of K-12 state assessment or standardized testing scores, performance by schools and/or school districts, and any other measures of school performance.
- 11. Legislation or policies proposed by, proposed on behalf of, or testified on by the Maryland Department of Human Services, regardless of whether such legislation or policies were enacted, regarding Young Users' use of Social Media Platforms.
- 12. Mental, social, emotional, or behavioral health services provided by the Maryland Department of Human Services to Young Users during the Relevant Period, including:
 - a. Counseling or therapy;
 - b. Psychiatric services;
 - c. Crisis intervention;
 - d. Inpatient short-term and long-term programs;
 - e. Resource centers; and
 - f. Services for Young Users dealing with substance abuse or addiction issues.

- 13. Any and all Maryland Department of Human Services grants to address Young Users' mental health, including information about when, where, why, and how any disbursements were paid, any schedules or plans for future disbursements, policies governing evaluation or approval of such disbursements, records of how the disbursements were used, and all agendas, minutes, notes, or recordings from meetings related to such grant.
- 14. Public or non-public meetings held by the Maryland Department of Human Services related to Social Media Platforms and use of Social Media Platforms by Young Users, including but not limited to, notices, meeting notes, PowerPoint presentations, internal memoranda, summaries, personal notes, or attendee lists.
- 15. Policies, procedures, and practices related to the Maryland Department of Human Services' use of Social Media Platforms, including communication of information or promotion of Maryland Department of Human Services' programs, initiatives, efforts, or actions on Social Media Platforms.
- 16. Maryland Department of Human Services' communications and/or collaboration with any Social Media Platform on any program, initiative or other action related to, or directed at, Young Users.
- 17. Maryland Department of Human Services' communications with any third party related to Young Users and/or Social Media Platforms.
- 18. Budgeted and actual expenditures by the Maryland Department of Human Services during the Relevant Period related to Young Users' use of Social Media Platforms.
- 19. Budgeted and actual expenditures by the Maryland Department of Human Services during the Relevant Period related to treatment of teen mental, social, emotional, or behavioral health issues.
- 20. Policies, procedures, and practices applicable to the Maryland Department of Human Services and Maryland Department of Human Services employees regarding the use of Social Media Platforms, including any changes to these policies during the Relevant Period.
- 21. Studies, programs, initiatives, efforts, or actions proposed or taken by the Maryland Department of Human Services that sought to provide or promote internet access or phones, computers, tablets, or other electronic devices to Young Users.
- 22. Maryland Department of Human Services' budget and actual expenditures during the Relevant Period, including expenditures on:
 - a. Digital advertisements by the Maryland Department of Human Services on Social Media Platforms; and
 - b. Digital advertisements by the Maryland Department of Human Services purchased through Social Media Platforms.

ATTACHMENT B

Cas@**4s2**84c22054c44**8303**78-YGDRocDioneumh2105690 FFFFFEH00732187224 Prange 1240301269

include Hard-Copy Documents and ESI.

27

28

of this term in Rules 26 and 34 of the Federal Rules of Civil Procedure and shall

- b) "Electronically stored information" or "ESI," as used herein has the same meaning as in Federal Rules of Civil Procedure 26 and 34.
- c) "Hard-Copy Document" means Documents existing in paper form at the time of collection.
- d) "Searchable Text" means the native text extracted from an Electronic Document and any Optical Character Recognition text ("OCR text") generated from a Hard-Copy Document or electronic image.

3. COOPERATION

2.1

The Parties are aware of the importance the Court places on cooperation and commit to cooperate in good faith throughout this Litigation consistent with this Court's Guidelines for the Discovery of ESI and this Court's Rules of Professional Conduct. The Parties will endeavor to cooperate in good faith and be reasonably transparent in all aspects of the discovery process.

4. LIAISON

The Parties will identify Discovery Liaisons to each other who are and will be knowledgeable about and responsible for discussing their respective ESI. Any Party is free to change their designated Discovery Liaison by providing written notice to the other Parties. Each Party's Discovery Liaison must: (a) be prepared to meet and confer on discovery-related matters and to participate in discovery dispute resolution; (b) be knowledgeable about the Party's discovery efforts; (c) be, or have reasonable access to those who are, familiar with the Party's electronic systems and capabilities in order to explain those systems and answer relevant questions; and (d) be, or have reasonable access to those who are knowledgeable about the technical aspects of discovery, including electronic document storage, organization, and format issues, and relevant information retrieval technology, including search methodology.

5. IDENTIFICATION OF CUSTODIANS AND DATA SOURCES

The parties will disclose information about custodians and custodial and non-custodial data sources likely to possess relevant or responsive information in accordance with Fed. R. Civ. P. 26 and this District's ESI Guidelines. The Parties will participate in Rule 26(f) discussions guided by this District's Checklist for Rule 26(f) Meet and Confer Regarding Electronically

Stored Information. After responses to Requests for Production under Fed. R. Civ. P. 34 have been served, the parties will meet and confer regarding those custodians and custodial and non-custodial data sources from which Documents and ESI will be collected for search and review for potential production in this litigation. The custodian and data source exchanges will include brief explanations of the rationale for their selections; for example, for custodians, their current job titles and descriptions of their work, and for data sources, location information and description.

6. INACCESSIBLE OR UNUSABLE ESI

2.1

If a Producing Party asserts that certain requested ESI is inaccessible or not "reasonably accessible," otherwise unnecessary, or if the Receiving Party asserts that, following production, certain ESI is not reasonably useable, the parties shall meet and confer to discuss resolving such assertions. The parties will exchange sufficient information to enable the parties to confer in good faith. If the parties cannot resolve any such disputes after such a meet and confer has taken place, the issue shall be presented to the Court for resolution.

7. KNOWN RESPONSIVE DOCUMENTS

Documents or ESI identified in a custodial or non-custodial file, or in a discrete folder or collection, that are known to a Producing Party through reasonable investigation to be responsive to a discovery request shall be collected for review without regard to whether the responsive content was located via any search methodology developed in accordance with this Order, and nothing about such review shall prevent the Producing Party from redacting or withholding and logging such documents for applicable privileges.

8. SEARCH METHODOLOGIES

The Parties shall adopt reasonable and proportionate methodologies to identify, search, collect, cull, review, and produce ESI as required under applicable legal standards. The Parties recognize and agree that each Party may use one or more methodologies to identify, search, collect, cull, review, and produce responsive and non-privileged ESI, including the use of keyword search terms and/or the use of technology assisted review ("TAR") as discussed further herein. The Parties further recognize that different data sets may implicate different methodologies to identify, search, collect, cull, review, and produce responsive and non-

privileged ESI. The Parties therefore agree to meet and confer in good faith regarding any potential disputes over their respective ESI productions.

9. HIT REPORTS AND SEARCH TERMS

If a Producing Party uses search terms to identify, search, or cull potentially responsive ESI, the Producing Party shall disclose the search terms to the Requesting Party. The Parties shall meet and confer regarding any disputes over the disclosed search terms. In the event that a Producing Party claims burden with respect to modified and/or additional search terms proposed by a Requesting Party, the Producing Party shall provide a hit report for the terms at issue using industry-standard processing tools, such as NUIX or other similar tools. The Producing Party shall provide a hit report for the document collection where the terms were applied, including the following with respect to each proposed or modified search term in the collection:

- a) The number of documents with hits for that term; and
- b) The number of unique documents, i.e., documents which do not have hits for any other term.

If, after reviewing a hit report from a Producing Party, a Requesting Party so chooses, it may reasonably request a further hit report which includes:

- c) The number of family members, including the documents with hits, of the documents with hits for that term; and
- d) The number of unique family members of the documents with hits for that term.

If the ESI tool for the Producing Party is capable without undue burden of providing the number of family members and unique family members, then the Producing Party shall provide such further hit report. The Parties (including the person most knowledgeable about the capabilities of the Producing Party's ESI tool and the Requesting Party's person most knowledgeable about technical issues from its ESI service provider) shall meet and confer regarding any disputes over whether the Producing Party's ESI tool has the capability or not to provider either number of family members or number of unique family members.

The Parties shall meet and confer to resolve disagreements over the search terms or their application. To the extent the Parties are unable to reach agreement on the application of, or

2.1

procedures for, any search or filtering processes, the Parties shall fully comply with the provisions of this Court's Discovery Standing Order regarding the procedure for raising discovery disputes with the Court, including the meet and confer and certification requirements therein.

10. TECHNOLOGY ASSISTED REVIEW (TAR)

A Producing Party may use TAR (technology-assisted review) during the culling and review process of ESI, which may be applied in addition to search terms. If a Producing Party uses TAR to cull, filter out, or exclude documents from that Party's production, that Producing Party shall do the following:

- If a Producing Party chooses to apply both search terms and TAR to a review set, the Producing Party will disclose the search terms to all other Party/Parties.
- Disclose the name of the TAR tool or service used to all other Party/Parties.

11. VALIDATION

Each Producing Party shall take reasonable steps to validate its review process (i.e., using quality control measures to determine whether its production is missing relevant ESI or contains substantial amounts of irrelevant ESI) and make any necessary adjustments or corrections to its process. If, after reviewing a Producing Party's production, a Requesting Party reasonably requests additional information regarding the validation method(s) used by the Producing Party, the Producing Party will disclose the level of end-to-end recall (the percentage of responsive Documents in the collection which were identified as responsive by that Producing Party's methodology). If there remain disputes between the Parties regarding validation, the Parties shall meet and confer to resolve such disputes in good faith, including a reasonable discussion regarding the tool used and the parameters used to obtain or calculate the level of recall.

12. UNSEARCHABLE DOCUMENTS

The Producing Party shall use reasonable efforts to identify and review potentially responsive documents for which text-based search technologies are fundamentally ineffective.

13. SYSTEM FILES

Each Party will use its best efforts to filter out common system files and application executable files using the national software reference library ("NSRL") NIST hash set list. The

Parties also may filter out stand-alone files identified as zero bytes in size. Additional culling of file types based on file header information may be applied to the following, provided these files are not known to be otherwise attached, embedded in, or included with an otherwise responsive document, or are not themselves reasonably known to contain information responsive or contain responsive data or are used to interface with users or interact with or access individual or aggregated user data: Application Package File, Backup Files, Batch Files, Binary Disc Image, C++ File Formats, Cascading Style Sheet, Configuration File, Database File, Dictionary Files, Dynamic Link Library, Event Log Files, Executable Files, Hypertext Cascading Stylesheet, Java Archive Files, JavaScript Files, JavaScript Source Code and Class Files, Macintosh Resource Fork Files, Package Manager Files, Program Files, Program Installers, Python Script Files, Shell Script Files, System or Temporary Files, Thumbnail Cache Files, Troff Files, Truetype Font Files, Windows Cabinet File, Windows Command Files, Windows File Shortcut, Windows Help Files, Windows Metafiles and Enhanced Metafiles, Windows Spool Files, Windows System File.

14. **DEDUPLICATION**

2.1

Each Producing Party shall make reasonable efforts to globally deduplicate exact duplicate Documents within that Producing Party's ESI data set across all custodial and non-custodial sources at the family level using either MD5 hash values or SHA hash values or any other agreed-upon (and disclosed) industry-standard deduplication technology. The Parties shall reach agreement on such other deduplication technology and shall reach agreement on how their deduplication tools shall identify exact duplicates of documents in a manner that is consistent with the disclosed tools and technologies a Producing Party is using. The Parties shall reach agreement on how to identify exact duplicates of emails using industry-standard commercially available software tools or services, which may for example calculate hash values of emails based on concatenated values of agreed-upon email fields and/or hash values of attachments, or which may use any other method the Parties agree upon. Having further met and conferred in keeping with the previous sentence, the Parties shall calculate deduplication hash values for emails on the concatenated values set forth in and in accordance with the documentation specifications of the disclosed deduplication tools to be used in this Litigation (i.e., RelativityOne, Relativity Server,

and Nuix); however, if Nuix is used, the Producing Party shall select the optional field "Include Bcc" as an additional field to add to the default ones.

The Parties shall not withhold from production near-duplicates without meeting and conferring on this issue.

The names of all custodians who were either identified as custodians for purposes of collection for this matter (or otherwise known by the Producing Party to have been in possession or custody of a document prior to deduplication) will be populated in the ALL CUSTODIANS metadata field for the produced version of a document that has duplicates removed from production. The original file paths (if any exist) of a document prior to deduplication will be populated in the ALL FILE PATHS metadata field of the produced document.

15. EMAIL THREADING

2.1

The Parties may use analytics technology to identify email threads and shall produce the unique most inclusive copy and related family members. Where multiple email messages are part of a single chain or "thread," a Party is only required to produce the most inclusive copy of an email message(s) ("Last In Time Email(s)") and need not produce earlier, lesser inclusive email messages or "thread members," provided that the tool or software service being used to perform threading is disclosed. A Producing Party may exclude from production lesser inclusive copies of the most inclusive email message in the thread, where the entire body of each of those lesser inclusive copies is included within the Last in Time Email. The Producing Party will honor reasonable requests to produce lesser inclusive copies of a Last In Time Email or other earlier chains of emails otherwise excluded by email thread suppression.

The Parties shall treat new or different email chains or threads pursuant to further agreement on safeguards or guidelines for defining emails threads which reasonably take into account the capabilities of the email threading/dethreading/hyperthreading tools used by each Defendant (which shall be disclosed to Plaintiffs).

16. SOURCE CODE

The Parties will meet and confer to address the production and/or inspection of source code and entering into a separate order governing the same if needed.

17. PRODUCTION FORMATS

2.1

The Parties agree to produce documents and data in the formats described in **Appendix 1** to this ESI Order. If particular documents or categories of documents identified in response to document requests warrant a different format, the Parties will cooperate to arrange for the mutually acceptable production of such documents. The Parties further agree not to degrade the searchability of documents as part of the document production process.

In addition, the Parties agree that the production and production format of social media and/or user account information is not covered by this agreement and to meet and confer on the production and production format, including metadata, for social media and/or user account information.

18. PHASING

Once the Parties begin propounding discovery requests pursuant to Fed. R. Civ. P. 34, the Parties agree to meet and confer regarding appropriate phasing for the production of ESI.

19. MISCELLANEOUS PROVISIONS

- a) Production of Plaintiffs ESI and Case-Specific Materials. Subject to any further agreement among the Parties or Order of the Court, the Parties shall produce case-specific documents (i.e., documents specific to the claim of a given Plaintiff, produced by Plaintiffs or Defendants) for any Plaintiff in discovery pools or other selections designed to inform bellwether selection, including those selected for a bellwether trial, in accordance with the production format specified herein, provided, however, that the Producing Party may elect to produce such materials in their native format. To the extent production of case-specific documents for any Plaintiff selected for a bellwether trial presents an issue for any Party, the Parties shall reasonably confer, and may present any disputes to the Court or its designee. The Parties shall further agree to confer concerning the production format and associated matters (e.g., hosting platform) for case-specific documents produced in the cases of other Plaintiffs.

 Nothing herein shall limit Defendant's right to seek discovery from any Plaintiff.
- b) Translations Of Produced Materials. The Producing Party has no obligation to

create a translation of the Documents or any portion thereof. For any foreign-language documents responsive to document requests that a Party reasonably knows as the result of a reasonable investigation have been translated into the English language using human translators or through machine translation for its own purposes, except to the extent such translation is protected by attorney-client or work-product privileges, the Producing Party shall produce the translation of the original document with the original. The parties will meet and confer as necessary concerning procedures for using translations at depositions and at trial. In the event the Parties cannot reach agreement, the matter may be submitted to the Court for determination.

- c) Third-Party Documents. A Party that issues a Non-Party subpoena ("Issuing Party") shall include a copy of this Order with the subpoena and state that (1) the subpoenaed Non-Party should produce Documents in response to the subpoena to all Parties; and (2) the Parties to this Litigation have requested that Third Parties produce Documents in accordance with the specifications set forth herein. If the subpoenaed Non-Party produces Documents to the Issuing Party but does not produce those Documents to other Parties, the Issuing Party shall produce such Documents to those other Parties within 14 days of receiving the Documents, except where the Documents are to be used in a deposition, in which case the Issuing Party shall produce such Documents to all other Parties no later than three (3) days prior to the deposition, or as soon as reasonably practicable if such production occurs thereafter. Nothing in this Order is intended or may be interpreted to narrow, expand, or otherwise affect the rights of the Parties or Third Parties to object to a subpoena. If the Non-Party production is not Bates-stamped, the Parties will meet and confer to agree upon a format for designating the documents with a unique Bates Number prefix.
- d) <u>Documents Produced by Parties Presumption of Authenticity</u>. In order to reduce the number of requests for admission, this Order establishes a rebuttable presumption that documents produced by the Parties are authentic, if said documents were either created or authored by the producing Party, or any of its employees, agents, or

contractors, so long as the employees', agents', or contractors' work was performed in connection with a project or assignment sponsored by the producing Party. No further evidence to establish authenticity need be provided. Nothing in this paragraph shall be deemed to waive any other evidentiary objection a party may have, including but not limited to hearsay, foundation/personal knowledge, or relevance.

- e) **Re-productions.** Notwithstanding any provisions to the contrary, re-production of discrete sets of documents from another litigation, arbitration, government inquiry, or other matter may be re-produced in the same manner and form as originally produced in the other matter, provided however that a party will re-produce documents in a different format for good cause shown. This provision does not waive the right of a party to object to any requests for reproduction of production files from another litigation, arbitration, government inquiry, or other matter.
- f) Modification. This ESI Order may be modified by a Stipulated Order of the Parties or by the Court for good cause shown.
- g) Good Faith. The Parties will act in good faith as required by law and use these procedures to identify and reduce the potential for disputes.
- h) **Continuing Obligations**. The Parties recognize that discovery shall be an iterative and cooperative process. The Parties will continue to meet and confer regarding any issues as reasonably necessary and appropriate. This Order does not address or resolve any objections to the Parties' respective discovery requests.
- i) **Reservation of Rights**. The Parties agree that any topic not addressed herein is neither a waiver nor acknowledgement of agreement by either Party.
- **IT IS SO STIPULATED**, through Counsel of Record.

28

1	DATED: March 15, 2024	Respectfully submitted,
2		<u>/s/ Lexi J. Hazam</u> LEXI J. HAZAM
3		LIEFF CABRASER HEIMANN &
4		BERNSTEIN, LLP
5		275 BATTERY STREET, 29th FLOOR SAN FRANCISCO, CA 94111-3339
3		Telephone: 415-956-1000
6		lhazam@lchb.com
7		
8		PREVIN WARREN MOTLEY RICE LLC
9		401 9th Street NW Suite 630
		Washington DC 20004
10		T: 202-386-9610
11		pwarren@motleyrice.com
12		Co-Lead Counsel
13		CHRISTOPHER A. SEEGER
		SEEGER WEISS, LLP
14		55 CHALLENGER ROAD, 6TH FLOOR RIDGEFIELD PARK, NJ 07660
15		Telephone: 973-639-9100
		Facsimile: 973-679-8656
16		cseeger@seegerweiss.com
17		Commenter Co. Lord Comment
18		Counsel to Co-Lead Counsel
19		JENNIE LEE ANDERSON
19		ANDRUS ANDERSON, LLP
20		155 MONTGOMERY STREET, SUITE 900 SAN FRANCISCO, CA 94104
21		Telephone: 415-986-1400
22		jennie@andrusanderson.com
23		Liaison Counsel
		MATTHEW BERGMAN
24		GLENN DRAPER
25		SOCIAL MEDIA VICTIMS LAW CENTER 821 SECOND AVENUE, SUITE 2100
26		SEATTLE, WA 98104
27		Telephone: 206-741-4862 matt@socialmediavictims.org
28		glenn@socialmediavictims.org

C	Casea6234122205144838457RYG1200000000001141156490 Filed 03	3/ 28 /24	Plagge1.250lf 8t0269
1	JAMES J.		RROW BERG, PC
2	700 BROA		DERG, I C
3	NEW YOR		
4	Telephone Facsimile:		
5	jbilsborrov	_	ıx.com
	PAIGE BO WATTS (LLP
6	4 Dominio	on Drive, E	3 Suite 100
7	San Anton T: 210-448		257
8	PBoldt@V		ra.com
9	THOMAS	P. CART	MELL
10			ARTMELL LLP
11	4740 Gran Kansas Cit		
	T: 816-701	1 1100	
12	tcartmell@	wellp.cor	n
13	JAYNE CO	ONROY	
14			Y CONROY, LLC
15	NEW YOR		E, 7TH FLOOR 0016
	Telephone	: 917-882	-5522
16	jconroy@s CARRIE (
17	C.A. GOL		
18	16 Court S		
19	Brooklyn, T: (646) 66		
	carrie@cag		w.com
20	SIN-TING	: MARY I	.п.
21	AYLSTO	CK WITI	KIN KREIS &
22	OVERHO	,	LC REET, SUITE 200
23	PENSACO		
	Telephone		
24		tolaw.com	
25	ANDRE		
26	GIBBS LA		UP, LLP , SUITE 2100
27	OAKLAN	D, CA 94	607
28	Telephone		
۷٥	amm@clas	ssiawgrou	p.com

DICELLOLEVIT	C	asease34:222051448337447RYGDodDoncente11:5690 Filed 03/28/24 Page 1252160269
EMMIE PAULOS LEVIN PAPANTONIO RAFFERTY 316 SOUTH BAYLEN STREET, SUITE 600 PENSACOLA, FI. 32502 Telephone: 850-435-7107 epaulos@levinlaw.com ROLAND TELLIS DAVID FERNANDES BARON & BUDD, P.C. 15910 Ventura Boulevard, Suite 1600 Encino, CA 91436 Telephone: (818) 839-2333 Facsimile: (818) 986-9698 rtellis@baronbudd.com dfernandes@baronbudd.com ALEXANDRA WALSH WALSH LAW 1050 Connecticut Ave, NW, Suite 500 Washington D.C. 20036 T: 202-780-3014 awalsh@alexwalshlaw.com MICHAEL M. WEINKOWITZ LEVIN SEDRAN & BERMAN, LLP 510 WALNUT STREET SUITE 500 PHILADELPHIA, PA 19106 Telephone: 215-592-1500 mweinkowitz@lfsbalw.com		
EMMIE PAULOS LEVIN PAPANTONIO RAFFERTY 316 SOUTH BAYLEN STREET, SUITE 600 PENSACOLA, FI. 32502 Telephone: 850-435-7107 epaulos@levinlaw.com ROLAND TELLIS DAVID FERNANDES BARON & BUDD, P.C. 15910 Ventura Boulevard, Suite 1600 Encino, CA 91436 Telephone: (818) 839-2333 Facsimile: (818) 986-9698 rtellis@baronbudd.com dfernandes@baronbudd.com ALEXANDRA WALSH WALSH LAW 1050 Connecticut Ave, NW, Suite 500 Washington D.C. 20036 T: 202-780-3014 awalsh@alexwalshlaw.com MICHAEL M. WEINKOWITZ LEVIN SEDRAN & BERMAN, LLP 510 WALNUT STREET SUITE 500 PHILADELPHIA, PA 19106 Telephone: 215-592-1500 mweinkowitz@lfsbalw.com		
EMMIE PAULOS LEVIN PAPANTONIO RAFFERTY 316 SOUTH BAYLEN STREET, SUITE 600 PENSACOLA, FI. 32502 Telephone: 850-435-7107 epaulos@levinlaw.com ROLAND TELLIS DAVID FERNANDES BARON & BUDD, P.C. 15910 Ventura Boulevard, Suite 1600 Encino, CA 91436 Telephone: (818) 839-2333 Facsimile: (818) 986-9698 rtellis@baronbudd.com dfernandes@baronbudd.com ALEXANDRA WALSH WALSH LAW 1050 Connecticut Ave, NW, Suite 500 Washington D.C. 20036 T: 202-780-3014 awalsh@alexwalshlaw.com MICHAEL M. WEINKOWITZ LEVIN SEDRAN & BERMAN, LLP 510 WALNUT STREET SUITE 500 PHILADELPHIA, PA 19106 Telephone: 215-592-1500 mweinkowitz@lfsbalw.com	1	
EMMIE PAULOS LEVIN PAPANTONIO RAFFERTY 316 SOUTH BAYLEN STREET, SUITE 600 PENSACOLA, FL 32502 Telephone: 850-435-7107 epaulos@levinlaw.com		
LEVIN PAPANTONIO RAFFERTY 316 SOUTH BAYLEN STREET, SUITE 600 PENSACOLA, FL 32502 Telephone: 850-435-7107 epaulos@levinlaw.com ROLAND TELLIS DAVID FERNANDES BARON & BUDD, P.C. 15910 Ventura Boulevard, Suite 1600 Encino, CA 91436 Telephone: (818) 839-2333 Facsimile: (818) 986-9698 rtellis@baronbudd.com dfernandes@baronbudd.com dfernandes@baronbudd.com dfernandes@baronbudd.com dfernandes@baronbudd.com ALEXANDRA WALSH WALSH LAW 1050 Connecticut Ave, NW, Suite 500 Washington D.C. 20036 T: 202-780-3014 awalsh@alexwalshlaw.com MICHAEL M. WEINKOWITZ LEVIN SEDRAN & BERMAN, LLP 510 WALNUT STREET SUITE 500 PHILADELPHIA, PA 19106 Telephone: 215-592-1500 mweinkowitz@lfsbalw.com DIANDRA "FU" DEBROSSE ZIMMERMANI DICEILO LEVITT DI	2	
316 SOUTH BAYLEN STREET, SUITE 600	3	
PENSACOLA, FL 32502 Telephone: 850-435-7107 epaulos@levinlaw.com ROLAND TELLIS DAVID FERNANDES BARON & BUDD, P.C. 15910 Ventura Boulevard, Suite 1600 Encino, CA 91436 Telephone: (818) 839-2333 Facsimile: (818) 986-9698 rtellis@baronbudd.com dfernandes@baronbudd.com ALEXANDRA WALSH WALSH LAW 1050 Connecticut Ave, NW, Suite 500 Washington D.C. 20036 T: 202-780-3014 awalsh@alexwalshlaw.com MICHAEL M. WEINKOWITZ LEVIN SEDRAN & BERMAN, LLP 510 WALNUT STREET SUITE 500 PHILADELPHIA, PA 19106 Telephone: 215-592-1500 mweinkowitz@lfsbalw.com DIANDRA "FU" DEBROSSE ZIMMERMANI	1	
epaulos@levinlaw.com ROLAND TELLIS DAVID FERNANDES BARON & BUDD, P.C. 15910 Ventura Boulevard, Suite 1600 Encino, CA 91436 Telephone: (818) 839-2333 Facsimile: (818) 986-9698 rtellis@baronbudd.com dfernandes@baronbudd.com ALEXANDRA WALSH WALSH LAW 1050 Connecticut Ave, NW, Suite 500 Washington D.C. 20036 T: 202-780-3014 awalsh@alexwalshlaw.com MICHAEL M. WEINKOWITZ LEVIN SEDRAN & BERMAN, LLP 510 WALNUT STREET SUITE 500 PHILADELPHIA, PA 19106 Telephone: 215-592-1500 mweinkowitz@lfsbalw.com DIANDRA "FU" DEBROSSE ZIMMERMANI	7	<u> </u>
ROLAND TELLIS	5	
DAVID FERNANDES BARON & BUDD, P.C. 15910 Ventura Boulevard, Suite 1600 Encino, CA 91436 Telephone: (818) 839-2333 Facsimile: (818) 986-9698 rtellis@baronbudd.com dfernandes@baronbudd.com ALEXANDRA WALSH WALSH LAW 1050 Connecticut Ave, NW, Suite 500 Washington D.C. 20036 T: 202-780-3014 awalsh@alexwalshlaw.com MICHAEL M. WEINKOWITZ LEVIN SEDRAN & BERMAN, LLP 510 WALNUT STREET SUITE 500 PHILADELPHIA, PA 19106 Telephone: 215-592-1500 mweinkowitz@lfsbalw.com DIANDRA "FU" DEBROSSE ZIMMERMANI DICELLO LEVITT	6	epaulos@levinlaw.com
DAVID FERNANDES BARON & BUDD, P.C. 15910 Ventura Boulevard, Suite 1600 Encino, CA 91436 Telephone: (818) 839-2333 Facsimile: (818) 986-9698 rtellis@baronbudd.com dfernandes@baronbudd.com ALEXANDRA WALSH WALSH LAW 1050 Connecticut Ave, NW, Suite 500 Washington D.C. 20036 T: 202-780-3014 awalsh@alexwalshlaw.com MICHAEL M. WEINKOWITZ LEVIN SEDRAN & BERMAN, LLP 510 WALNUT STREET SUITE 500 PHILADELPHIA, PA 19106 Telephone: 215-592-1500 mweinkowitz@lfsbalw.com DIANDRA "FU" DEBROSSE ZIMMERMANI DICELLO LEVITT	7	ROLAND TELLIS
15910 Ventura Boulevard, Suite 1600 Encino, CA 91436 Telephone: (818) 839-2333 Facsimile: (818) 986-9698 rtellis@baronbudd.com dfernandes@baronbudd.com ALEXANDRA WALSH WALSH LAW 1050 Connecticut Ave, NW, Suite 500 Washington D.C. 20036 T: 202-780-3014 awalsh@alexwalshlaw.com MICHAEL M. WEINKOWITZ LEVIN SEDRAN & BERMAN, LLP 510 WALNUT STREET SUITE 500 PHILADELPHIA, PA 19106 Telephone: 215-592-1500 mweinkowitz@lfsbalw.com DIANDRA "FU" DEBROSSE ZIMMERMANI	/	
Encino, CA 91436 Telephone: (818) 839-2333 Facsimile: (818) 986-9698 rtellis@baronbudd.com dfernandes@baronbudd.com ALEXANDRA WALSH WALSH LAW 1050 Connecticut Ave, NW, Suite 500 Washington D.C. 20036 T: 202-780-3014 awalsh@alexwalshlaw.com MICHAEL M. WEINKOWITZ LEVIN SEDRAN & BERMAN, LLP 510 WALNUT STREET SUITE 500 PHILADELPHIA, PA 19106 Telephone: 215-592-1500 mweinkowitz@lfsbalw.com DIANDRA "FU" DEBROSSE ZIMMERMANI	8	
Telephone: (818) 839-2333 Facsimine: (818) 986-9698 rtellis@baronbudd.com dfernandes@baronbudd.com ALEXANDRA WALSH WALSH LAW 1050 Connecticut Ave, NW, Suite 500 Washington D.C. 20036 T: 202-780-3014 awalsh@alexwalshlaw.com MICHAEL M. WEINKOWITZ LEVIN SEDRAN & BERMAN, LLP 510 WALNUT STREET SUITE 500 PHILADELPHIA, PA 19106 Telephone: 215-592-1500 mweinkowitz@lfsbalw.com DIANDRA "FU" DEBROSSE ZIMMERMANI	Q	
Facsimile: (818) 986-9698 rtellis@baronbudd.com dfernandes@baronbudd.com ALEXANDRA WALSH WALSH LAW 1050 Connecticut Ave, NW, Suite 500 Washington D.C. 20036 T: 202-780-3014 awalsh@alexwalshlaw.com MICHAEL M. WEINKOWITZ LEVIN SEDRAN & BERMAN, LLP 510 WALNUT STREET SUITE 500 PHILADELPHIA, PA 19106 Telephone: 215-592-1500 mweinkowitz@lfsbalw.com DIANDRA "FU" DEBROSSE ZIMMERMANI		
11	10	Facsimile: (818) 986-9698
ALEXANDRA WALSH WALSH LAW 1050 Connecticut Ave, NW, Suite 500 Washington D.C. 20036 T: 202-780-3014 awalsh@alexwalshlaw.com MICHAEL M. WEINKOWITZ LEVIN SEDRAN & BERMAN, LLP 510 WALNUT STREET SUITE 500 PHILADELPHIA, PA 19106 Telephone: 215-592-1500 mweinkowitz@lfsbalw.com DIANDRA "FU" DEBROSSE ZIMMERMAND DICELLO LEVITT	11	rtellis@baronbudd.com
ALEXANDRA WALSH WALSH LAW 1050 Connecticut Ave, NW, Suite 500 Washington D.C. 20036 T: 202-780-3014 awalsh@alexwalshlaw.com MICHAEL M. WEINKOWITZ LEVIN SEDRAN & BERMAN, LLP 510 WALNUT STREET SUITE 500 PHILADELPHIA, PA 19106 Telephone: 215-592-1500 mweinkowitz@lfsbalw.com DIANDRA "FU" DEBROSSE ZIMMERMANT DICELLO LEVITT	10	dfernandes@baronbudd.com
13	12	ALEXANDRA WALSH
Washington D.C. 20036 T: 202-780-3014 awalsh@alexwalshlaw.com MICHAEL M. WEINKOWITZ LEVIN SEDRAN & BERMAN, LLP 510 WALNUT STREET SUITE 500 PHILADELPHIA, PA 19106 Telephone: 215-592-1500 mweinkowitz@lfsbalw.com DIANDRA "FU" DEBROSSE ZIMMERMANI	13	
T: 202-780-3014 awalsh@alexwalshlaw.com MICHAEL M. WEINKOWITZ LEVIN SEDRAN & BERMAN, LLP 510 WALNUT STREET SUITE 500 PHILADELPHIA, PA 19106 Telephone: 215-592-1500 mweinkowitz@lfsbalw.com DIANDRA "FU" DEBROSSE ZIMMERMANN DICELLO LEVITT	14	
awalsh@alexwalshlaw.com MICHAEL M. WEINKOWITZ LEVIN SEDRAN & BERMAN, LLP 510 WALNUT STREET SUITE 500 PHILADELPHIA, PA 19106 Telephone: 215-592-1500 mweinkowitz@lfsbalw.com DIANDRA "FU" DEBROSSE ZIMMERMANT		
MICHAEL M. WEINKOWITZ LEVIN SEDRAN & BERMAN, LLP 510 WALNUT STREET SUITE 500 PHILADELPHIA, PA 19106 Telephone: 215-592-1500 mweinkowitz@lfsbalw.com DIANDRA "FU" DEBROSSE ZIMMERMANT	15	
LEVIN SEDRAN & BERMAN, LLP 510 WALNUT STREET SUITE 500 PHILADELPHIA, PA 19106 Telephone: 215-592-1500 mweinkowitz@lfsbalw.com DIANDRA "FU" DEBROSSE ZIMMERMANI DICELLO LEVITT	16	a waising are A waisina w. com
18 510 WALNUT STREET SUITE 500 PHILADELPHIA, PA 19106 Telephone: 215-592-1500 mweinkowitz@lfsbalw.com DIANDRA "FU" DEBROSSE ZIMMERMANI DICELLO LEVITT	17	
SUITE 500 PHILADELPHIA, PA 19106 Telephone: 215-592-1500 mweinkowitz@lfsbalw.com DIANDRA "FU" DEBROSSE ZIMMERMANT	1 /	
PHILADELPHIA, PA 19106 Telephone: 215-592-1500 mweinkowitz@lfsbalw.com DIANDRA "FU" DEBROSSE ZIMMERMANI DICELLO LEVITT	18	
Telephone: 215-592-1500 mweinkowitz@lfsbalw.com DIANDRA "FU" DEBROSSE ZIMMERMANI DICELLO LEVITT	19	
DIANDRA "FU" DEBROSSE ZIMMERMANI		
DIANDRA TO DEDROSSE ZIMIMERMANI	20	mweinkowitz@lfsbalw.com
DICELLOLEVIT	21	DIANDRA "FU" DEBROSSE ZIMMERMANN
// II	22	DICELLO LEVITT
505 20th St North		
Suite 1500 Birmingham, Alabama 35203	23	
24 Telephone: 205.855.5700	24	
fu@dicellolevitt.com	25	
25	23	
26	26	
27	27	
28	28	

C	asease31:222054423317457RYGBodDoncente115690 F	Filed 03/28/24	Plagge1.055f 010269
1	СО	VINGTON & B	URLING LLP
2	By:	/s/ Ashley M. S.	<u>imonsen</u>
3		nley M. Simonse	
4		VINGTON & B 9 Avenue of the	
	Los	Angeles, CA 90	0067
5		ephone: (424) 33	
6		simile: + 1 (424) ail: asimonsen@	
7	THE STATE OF THE S	11	
8	11	yllis A. Jones, <i>pro</i> ul W. Schmidt, <i>pr</i>	
	СО	VINGTON & B	
9		e City Center	W7
10		Tenth Street, N shington, DC 20	
11	Tel	ephone: + 1 (202	2) 662-6000
		simile: +1 (202)	
12	Em.	ail: pajones@co	v.com
13		• • •	ants Meta Platforms, Inc.
14	· ·		; Facebook Holdings, erations, LLC; Facebook
15			rebook Technologies, LLC;
	Inst	tagram, LLC; Sid	culus, Inc.; and Mark Elliot
16	Zuc	ekerberg	
17		EGRE DRINKE	
18	II ·	/s/ Andrea Robe	rson, pro hac vice
19		EGRE DRINKE	· •
		N. Meridian Str	*
20		ianapolis, IN 462 ephone: + 1 (317	
21		simile: +1 (317)	
22	Em	ail: andrea.pierso	on@faegredrinker.com
23	Am	y R. Fiterman, p	ro hac vice
		EGRE DRINKE	
24		00 Wells Fargo C South Seventh St	
25		neapolis MN 55	
26		ephone: +1 (612)	· I
27		simile: + 1 (612) ail: amy.fiterma) 766 1600 n@faegredrinker.com
		•	
28	Geo	offrey M. Drake,	pro hac vice

C	asease34:2220 5.44 2307457RYGB00D000centi4115690	Filed 03/28/24	Plagge1.250f 6t0269
1			
1		ING & SPALDING 180 Peachtree Stree	
2		tlanta, GA 30309	51, 141, 5uite 1000
3		elephone: +1 (404)	
4	E	mail: gdrake@ksla	w.com
		avid P. Mattern, pr	
5		ING & SPALDING 700 Pennsylvania A	Avenue, NW, Suite 900
6	W	ashington, D.C. 2	0006
7		elephone: +1 (202) mail: dmattern@ks	
8	E	man: dmattern@ks	siaw.com
0			lants TikTok Inc. and
9	B_{\cdot}	yteDance Inc.	
10		IUNGER, TOLLES	
11		y: /s/ Jonathan H. A	
12		onathan H. Blavin, IUNGER, TOLLES	
	50	60 Mission Street, 2	27th Floor
13		an Francisco, CA 9 elephone: (415) 51	
14		acsimile: (415) 512	
15	E	mail: jonathan.blav	vin@mto.com
16	R	ose L. Ehler (SBN	29652)
17	V	ictoria A. Degtyare	eva (SBN 284199)
17		aura M. Lopez, (SF riel T. Teshuva (SF	,
18		IUNGER, TOLLES	,
19		50 South Grand Av	
20		os Angeles, CA 90 elephone: (213) 68	
	Fa	acsimile: (213) 687	7-3702
21		mail: rose.ehler@n	
22		mail: victoria.degty mail: Ariel.Teshuv	
23			
24		auren A. Bell (<i>pro</i> IUNGER, TOLLES	hac vice forthcoming) S & OLSON LLP
	60	01 Massachusetts A	
25		uite 500 E	0001 5260
26		Vashington, D.C. 20 elephone: (202) 22	
27	Fa	acsimile: (202) 220	0-2300
28	E	mail: lauren.bell@i	mto.com
20			l

C	Casea6e34x220 5d44 83 045 7RYG D od Doncent e1/1156 9 0 Fil	led 03/28/24	Plagge1.857f 8f)269
1	4		
1	Attor	rneys for Defend	dant Snap Inc.
2			GOODRICH & ROSATI
3		essional Corpora	
4		<i>s/ Brian M. Wil</i> n M. Willen (<i>pr</i>	
	WIL	SON SONSINI	GOODRICH & ROSATI
5		Avenue of the York, New York	Americas, 40th Floor
6		phone: (212) 99	
7	Facs	imile: (212) 999	9-5899
8	Emai	il: bwillen@wsg	gr.com
	Laur	en Gallo White	
9		antha A. Macho	
10			GOODRICH & ROSATI Spear Tower, Suite 3300
11	San I	Francisco, CA 9	94105
		phone: (415) 94	
12		imile: (415) 947 il: lwhite@wsgi	
13		il: smachock@v	
14	Chris	stopher Chiou	
15			GOODRICH & ROSATI
		East Third Stree	-
16		Angeles, CA 90 phone: (323) 2	
17	<u> </u>	imile: (866) 97	
18	Emai	il: cchiou@wsg	r.com
19	Attor	neys for Defend	dants YouTube, LLC, Google
		and Alphabet I	· ·
20	WIL	LIAMS & CON	NOLLY LLP
21		<u>/s/ Joseph G. Pe</u>	
22	 	ph G. Petrosinel osinelli@wc.co	lli (pro hac vice)
23	V1	ey W. Hardin (<i>j</i>	
		din@wc.com	
24		Maine Avenue, hington, DC 200	
25		phone.: 202-434	
26	Fax:	202-434-5029	
27			dants YouTube, LLC, Google
28	LLC,	and Alphabet I	Inc.
_0	II.		

APPENDIX 1: PRODUCTION FORMAT 1) **Production Components.** Except as otherwise provided below, ESI must be produced in accordance with the following specifications: a) an ASCII delimited data file (.DAT) using standard delimiters; b) an image load file (.OPT) that can be loaded into commercially acceptable production software (e.g. Concordance); c) single page black-and-white TIFF images, or JPEG images when color is specified herein, or native files with single page placeholder TIFF images depending on the applicable production format for each type of file; d) and document level .TXT files for all documents containing extracted full text or OCR text. e) Family relationships between emails and their attachments, embedded files and their source document, and connected hardcopy documents will be maintained in production. Attachments should be consecutively produced with their parent.

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

2.1

22

23

24

25

26

27

28

- f) If a particular document warrants a different production format, the Parties will cooperate in good faith to arrange for a mutually acceptable production format.
- 2) **Production Media and Access Controls.** Productions must be encrypted and produced through secure electronic means, such as secure file sharing methods (e.g. FTP), or on CD, DVD, flash drive or external hard drive ("Production Media"). Each piece of Production Media must identify a production number corresponding to the production volume (e.g. "VOL001"). Each piece of Production Media must also identify: (a) the case caption; (b) the following label: "This media contains material subject to Court Ordered security measures"; (c) the Producing Party's name; (d) the production date; (e) the Bates Number range of the materials contained on the Production Media.

Nothing in this ESI Order will preclude or impair any and all protections provided the Parties by any Protective Order(s) agreed and entered into by the Parties. Parties will use best efforts to avoid the unnecessary copying or transmittal of produced documents. If questions arise, the Parties will meet and confer to ensure security concerns are addressed prior to the exchange of 1 any

any documents.

- aproduction sets. The Bates Numbers in the image load file must match the corresponding documents in the image load file should match the image load file must match the corresponding of the production. The total number of pages referenced in a production's image load file should match the total number of pages referenced in a production's image load file should match the total number of TIFF files in the production. All images must be assigned a unique Bates number that is sequential within a given document and across the production sets. The Bates Numbers in the image load file must match the corresponding documents' beginning Bates numbers in the data load file. The total number of documents in a production should match the total number of records in the data load file. Load files must not vary in format or structure within a production, or from one production to another except by agreement of the Parties.
- 4) Metadata Fields. Each of the metadata and coding fields set forth below that can be extracted should be produced for each document, except that if the field contains privileged information, that privileged information may be redacted. However, to the extent that metadata does not exist, is not available for any documents produced, this provision shall not be read to require any Party to extract, capture, collect, manually populate, or produce such metadata, with the exception of the following: (a) BEGBATES, (b) ENDBATES, (c) BEGATTACH, (d) ENDATTACH, (e) PRODVOL, (f) ALL CUSTODIANS, (g) CONFIDENTIALITY, (h) REDACTIONS, (i) REDACTION TYPE, (j) HASHVALUE, (k) NATIVEFILEPATH, and (l) TEXTFILEPATH, which should be populated by the Party or the Party's vendor. The Parties will make reasonable efforts to ensure that metadata fields automatically extracted from the documents correspond directly to the information that exists in the original documents.

Field Name	Field Description
BEGBATES	Beginning Bates number for a particular document as stamped on the first production image for that document
ENDBATES	Ending Bates number as stamped on the last

Field Name	Field Description
	production image for a particular document
BEGATTACH	First production Bates number of the first document in a family
ENDATTACH	Last production Bates number of the last document in a family
ATTACHCOUNT	Number of attachments to an e-mail or embedded parent, as generated by commercially available discovery processing tools.
ATTACHNAMES	Names of each individual Attachment, separated by semicolons.
PRODVOL	Production volume
ALLCUSTODIANS	List of all custodians associated with Document, i.e. "Custodian" + "Other Custodian" values delimited by semicolon.
ALLFILEPATHS	All original path(s) to the individual source file(s) when available in the ordinary course of business to and processable by the parties and their ESI vendors of choice. Includes pat up to and including internal path of containers.
CONFIDENTIALITY	Confidentiality designation assigned to the document consistent with the Stipulated Protective Order governing this Litigation
NATIVEFILEPATH	Native File Link (Native Files only)
TEXTFILEPATH	Path to extracted text/OCR file for the document
HASHVALUE	MD5 hash value of the document
DOCUMENT TYPE	Descriptor for the type of document: "E-document" for electronic documents not attached to e-mails; "E-mail" for all e-mails; "E-attachment" for files that were attachment to e-mails; and "Physical" for hard copy physical documents that have been scanned and converted to an electronic image.

Field Name	Field Description
	document properties
DOCDATE	Date the document was created according t filesystem information (format: MM/DD/YYYY)
DATELASTMODIFIED	Date when document was last modified according to filesystem information (forma MM/DD/YYYY)
LAST MODIFIED BY	Last person who modified (saved) a document, as generated by commercially available discovery processing tools.
TRACK CHANGES	Y if a document with track changes value, otherwise N or empty, if available separate from the HASHIDDENDATA flag
COMMENTS	Y if a document with comments, otherwise or empty, if available separately from the HASHIDDENDATA flag
HASHIDDENDATA	Y if a document with hidden content value otherwise N or empty
FILENAME	Filename of an electronic document
TITLE	Any value populated in the Title field of th document properties
DOCEXT	File extension of document pulled from the document properties
FROM	The sender of the email
ТО	All recipients that were included on the "Telline of the email
CC	All recipients that were included on the "C line of the email
BCC	All recipients that were included on the "BCC" line of the email
DATETIMERECEIVED	Date and time email was received (format: MM/DD/YYYY HH:MM)
DATETIMESENT	Date and time email was sent (format: MM/DD/YYYY HH:MM)

	1
	2
	3
	4
	5
	6
	7
	8
	9
1	0
1	1
1	2
1	3
1	4
1	5
1	6
1	7
1	8
1	9
2	0
2	1
2	2
2	3
2	4
2	5

Field Name	Field Description
TIMEZONE	The timezone used to process the document
EMAILSUBJECT	Subject line of email pulled from the document properties
THREADID	If a threading tool is used for emails, the thread id generated by the threading tool.
REDACTION TYPE ¹	General category of redaction reason as agreed to by the parties. For example, PII, SCA, CODE, and/or PRIV. If more than one, separate reasons by semicolons.
REDACTIONS	Y if a document is redacted, otherwise N or empty

5) TIFFs. Unless excepted below, single page, black and white, Group IV TIFFs should be provided, at least 300 dots per inch (dpi) for all documents. Each TIFF image must be named according to a unique corresponding Bates number associated with the document. Each image must be branded according to the Bates number and the agreed upon confidentiality designation. Original document orientation should be maintained (i.e., portrait to portrait and landscape to landscape). Where the TIFF image is unreadable or has materially degraded the quality of the original, the Producing Party shall provide a higher quality TIFF image or the native or original file. In addition, the Parties shall take reasonable efforts to process word processing documents (e.g., MS Word) with track changes and/or comments unhidden on the TIFF image.

6) Color. Word processing documents containing tracked changes shall be produced in color, as single-page, 300 dpi JPG images with JPG compression and a high quality setting as to not degrade the original image. The Producing Party shall comply with good faith by the Requesting Party to provide replacement color images for documents originally produced in black and white. A Party making such a request shall make the request by individual Bates

27

28

²⁶

¹ The Parties will provide specific information on any privilege(s) asserted in their privilege logs, in an overlay, or the redaction boxes. The "Redaction Reason" field is informational only for redaction type and shall not in any way limit a party's right to assert attorney-client privilege, attorney-work product privilege, and/or any other applicable privilege or protection.

27

28

number(s) and shall limit requests made pursuant to this paragraph to a reasonable number of documents.

- **7**) **Text Files.** A single multi-page text file must be provided for each document, and the filename should match its respective TIFF filename for the first page of that document. Extracted text shall be generated with commercially acceptable technology set to include all comments, revisions, tracked changes, speaker's notes and text from documents with comments or tracked changes, and hidden and very hidden worksheets, slides, columns and rows. When possible, the text of native files should be extracted directly from the native file. Parties will perform optical character recognition ("OCR") on foreign language documents using the appropriate settings for languages reasonably anticipated to be in the production following a meet and confer with the Requesting Party to identify those languages. Text files will not contain the redacted portions of the documents. A commercially acceptable technology for OCR should be used for all scanned, hard copy documents and for documents with redactions other than Excel files and other spreadsheets which shall be redacted in native format. Text extracted from emails should include the following header information where available: (1) the individuals to whom the communication was directed ("To"), (2) the author of the email communication ("From"), (3) who was copied and blind copied on such email ("CC" and "BCC"), (4) the subject line of the email ("RE" or "Subject"), and (5) the date and time of the email. To the extent the text extraction technology the Parties are using can be configured to include the text of any URLs or links, the Parties shall utilize that setting.
- Native files. Spreadsheets (*e.g.* MS Excel), and un-redacted presentations (e.g. Microsoft PowerPoint,) will be produced in native format to the extent that they are produced in this Litigation, audio, video, and multi-media files will be produced in native format. The Parties will meet and confer on the production of other file types, such as proprietary files, etc. Native files will be produced with a link in the NATIVEFILEPATH field, along with extracted text (where extracted text is available) and applicable metadata fields set forth in paragraph 4 above. A Bates numbered TIFF placeholder indicating that the document was provided in native format must accompany every native file. Where redaction makes production of native-format

files other than spreadsheets or presentations infeasible, the Parties will confer to determine a reasonably usable form for the production, but spreadsheets shall presumptively be redacted in native, and presentations presumptively redacted in image form, in these cases without the need for further conferring.

- hardcopy will be scanned to *.tiff image format and produced in accordance with the specifications set forth herein. Hard copy documents that are not text-searchable shall be made searchable by OCR prior to production. In scanning paper documents, distinct documents should not be merged into a single record, and single documents should not be split into multiple records (i.e., paper documents should be logically unitized). In the case of an organized compilation of separate documents (for example, a binder containing several separate documents behind numbered tabs), the document behind each tab should be scanned separately, but the relationship among the documents in the compilation should be reflected in the proper coding of the beginning and ending document and attachment fields. The Parties will make their best efforts to unitize the documents correctly. If relevant documents are maintained in a file, folder, envelope, binder, notebook or similar container used to store documents, all contents therein shall be reviewed for production and privilege. Document pages which have affixed notes, such as Post-it notes, should be imaged with and without the note attached.
- 10) Confidentiality Designation. All images will be stamped with the appropriate confidentiality designations in accordance with the Stipulated Protective Order entered in this Litigation. Each document produced in native format will have its confidentiality designation identified in the filename of the native file and indicated on its corresponding TIFF placeholder.
- 11) Bates Numbering. Bates numbering should be a consistent length across the production, contain no special characters, and be numerically sequential within a given document. If a Bates number or set of Bates numbers is skipped, the skipped number or set of numbers should be noted with a placeholder. Attachments to documents will be assigned Bates numbers that directly follow the Bates numbers on the documents to which they were attached.

In addition, wherever possible, each image will have its assigned Bates number electronically "burned" onto the image.

- information is stored in a database, or database management system, or proprietary system or application which has is directed to data storage as one of its primary functions, the Producing Party will identify the database and platform to the Requesting Party. The Producing Party shall produce exports and reports about such responsive information stored in such database, where such exports and reports shall be in a reasonably usable form, and information may be produced in CSV format, tab-delimited text format, Microsoft Excel format, or Microsoft Access format. If there are future disputes over the production of information from a database, the Parties shall meet and confer in good faith in an attempt to reach any further agreements (if needed) on the data to be produced and the format and scope of the production. The Producing Party will provide reasonable amounts of information about the databases to facilitate that discussion.
- inside a responsive document (including hyperlinked inside emails) within a Producing Party's custody, possession, or control, do not need to be produced in the first instance as part of the same family group as the Document residing at the location to which that hyperlink points. If there are particular hyperlinks identified by the Requesting Party in produced documents, the Requesting Party may submit a list of hyperlinks to a particular Producing Party for potentially relevant documents by identifying the Bates number and URL or link text for each requested link to the Producing Party, and the Producing Party will engage in reasonable efforts to locate the hyperlinked document at that location and either identify it by Bates number or provide any responsive, non-produced, and non-privileged documents. The number of hyperlinks a Requesting Party may identify to a Producing Party shall not be excessive and shall be reasonable, proportional to the needs of the case, and not unduly burdensome.
- **14) Embedded Objects.** The Parties agree non-substantive embedded objects, including, but not limited to, logos, icons, emoticons, and footers, may be culled from a document set (but not a document) and need not be produced as separate documents by a

28

Producing Party (i.e., such embedded objects will be produced within the document itself, rather than as separate documents). Embedded files, except for images (including but not limited to, logos, icons, emoticons), are to be produced as family groups. Embedded files should be assigned Bates numbers that directly follow the Bates numbers on the documents within which they are embedded.

- **15**) **Production of Family Groups and Relationships**. If any member of a family group is produced, all members of that group must also be produced or else logged as privileged, and no such member shall be withheld from production as a duplicate.
- Dynamic Fields. Documents with dynamic fields for file names, dates, and **16**) times will be imaged to show the field code (e.g., "[FILENAME]") where possible, rather than the values for such fields existing at the time the file is processed.
- **17**) **Time Zone**. The time zone used to process a document, including its metadata, shall be disclosed in the TIMEZONE metadata field consistent with Appendix 1, and shall be standardized for each Defendant across productions.

18) Redactions.

- A Producing Party may redact (i) information subject to the attorney client a) privilege or the work product protection (PRIV); (ii) information that cannot be disclosed pursuant to the Stored Communications Act (SCA); (iii) source code subject to separate agreement applicable to production of source code (CODE); (iv) personal identifying information (PII) including phone numbers, personal addresses, personal email addresses, the month and day of birth, driver's license numbers, and other PII agreed to by the Parties (for example, the Parties shall complete their meet and confer on whether or not to redact users' ages and years of birth). In any event, there shall be no redaction of illnesses, injuries, and medical diagnoses. To the extent a document or pleading contains PII, the Parties shall designate such documents at the appropriate Confidentiality level under the Protective Order and shall comply with Fed. R. Civ. P. 5.2 with regard to filings with the Court.
- No redactions for relevance may be made within a produced document or ESI b) item. If, during the course of discovery, the Parties identify other kinds of information that any STIP. & [Proposed] Order Governing the

Party has a reasonable basis for redacting, the Parties will meet and confer on a case-by-case basis regarding that information before such redactions are made. If the Parties cannot agree, they may seek resolution from the Court.

- c) The Producing Party will indicate, on the face of the redaction, the asserted reason(s) for the redaction (PII, SCA, CODE, and/or PRIV) and the REDACTION TYPE metadata field shall indicate that the document contains redactions and the reason(s) for the redaction.
- d) Notwithstanding the foregoing, this provision shall not be read to prohibit redactions permitted under any applicable U.S. law or Protective Order.
- e) Where a responsive document contains both redacted and non-redacted content, the Parties shall produce the non-redacted portions of the document and the OCR text corresponding to the non-redacted portions.
- f) Native Redactions. Spreadsheet files requiring redaction, including without limitation Microsoft Excel files, shall be redacted and produced natively (unless the Parties agree to production in some other format). In addition, a Producing Party may natively redact other files that cannot be properly imaged for redaction.
- g) All images of redacted files shall be processed to show all comments, revision marks, speaker notes, marks made in track changes, or other user-entered data which are visible in a normal view of the document in its native application, unless such material is redacted and marked as redacted in accordance with this section. Where possible, any occurrences of date/time auto-field items, including in headers and footers, will be removed and replaced with the term AUTODATE to prevent the current date from being printed. Email header information (e.g., date and/or subject line) shall not be redacted unless it is independently privileged. The Parties shall honor reasonable requests for the production of particular redacted documents in other formats where the image is not reasonably usable.
- h) Color. Redacted versions of documents that would have been produced in color in their un-redacted form shall be produced in color as detailed herein.

-) **Exception Files**. The Parties will use reasonable efforts to address processing exceptions.
- data that can reasonably be extracted and produced in the formats described herein is identified on a mobile or handheld device, that data shall be produced in accordance with the generic provisions of this protocol. To the extent that responsive data identified on a mobile or handheld device is not susceptible to normal production protocols, the Parties will meet and confer to address the identification, production, and production format of any responsive documents and data contained on any mobile or handheld device.